

THE

NEW ZEALAND GAZETTE

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WELLINGTON, THURSDAY, SEPTEMBER 16, 1926.

Abolishing Waikato River District, Counties of Waikato, Franklin, and Raglan.

[L.S.] CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

W HEREAS by the River Boards Act, 1908, as amended by the River Boards Amendment Act, 1913, it is, among other things, enacted that the Governor-General may, on petition signed by not less than a majority of the rate-payers of a river district, abolish any such district:

And whereas a petition signed as aforesaid has been duly presented, praying that the Waikato River District, established under the said River Boards Act, 1908, may be abolished:

Now, therefore, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the above-recited power and authority,

suance and exercise of the above-recited power and authority, do hereby proclaim and declare that the said Waikato River District shall be and the same is hereby abolished.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 9th day of September, 1926.

RICHD F. BOLLARD, Minister of Internal Affairs.

GOD SAVE THE KING!

Allocating Land reserved and taken for a Railway to the Purposes of a Road in the County of Clutha, near Balclutha.

[L.S.] CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

W HEREAS the land described in the Schedule hereto forms part of land taken for the purposes of the Waitaki-Bluff Railway, and it is considered desirable to allocate such land to the purposes of a road:

Now, therefore, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities vested in me by section one hundred and ninety seven of the Public in me by section one hundred and ninety-seven of the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule hereto

shall, upon the publication hereof in the New Zealand Gazette, shall, upon the publication hereof in the New Zeulana Gazelle, become a road, and that the said road shall be under the control of the Clutha County Council, and shall be maintained by the said Council in like manner as other public highways are controlled and maintained by the said Council.

SCHEDULE.

APPROXIMATE area of the piece of land: 1 rood 36.5 perches. Portion of Railway Reserve (part Sections 9 and 14), Block XXXIII, Clutha Survey District, Clutha County.

In the Otago Land District; as the same is more particularly delineated on the plan marked W.R. 38077 deposited in the office of the Minister of Railways at Wellington, and thereon bordered red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 11th day of September, 1926.

J. G. COATES, Minister of Railways.

GOD SAVE THE KING!

Additional Land at Christchurch taken for the Purposes of the Hurunu-Waitaki Railway.

[L.S.] CHARLES FERGUSSON, Governor General. A PROCLAMATION.

A PROCLAMATION.

WHEREAS it has been found desirable for the use, convenience, and enjoyment of the Hurunui-Wa taki Railway to take further land at Chris church, in addition to land previously acquired for the purposes of the said railway:
Now, therefore, I, General Sir Charles Fergusson, Baronet, Governor - General of the Dominion of New Zealand, in exercise of the powers and authorities conferred on me by sections twenty-nine and one hundred and eighty-eight of the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes above mentioned.

SCHEDULE.

APPROXIMATE area of the piece of land: 1 rood 30·1 perches. Portion of R.S. 79, City of Christchurch. (S.O. 1897, red).

In the Canterbury Land District; as the same is more Revoking the Reservation over a Scenic Reserve in the Taranaki particularly delineated on the plan marked W.R. 34744, deposited in the office of the Minister of Railways at Welling. ton, and thereon coloured green,

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 8th day of September, 1926.

A. D. McLEOD, for Minister of Railways.

GOD SAVE THE KING!

Declaring Crown Lands in the Otago Mining District, Southland Land District, open for Disposal on Renewable Lease.

[L.S.] CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

WHEREAS by section one hundred and fifty-four of the Land Act, 1924, it is enacted that the Governor-General, by Proclamation, may from time to time declare any Crown lands within any mining district not held under lease or license, or for which a lease or license has been cancelled, to be open for disposal as provided in section one hundred and fifty-three of the said Act:

Now, therefore, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, in exercise

of the powers and authority conferred upon me by section one hundred and fifty-four of the said Act, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the lands described in the Schedule hereto shall be open on Tuesday, the sixteenth day of November, one thousand nine hundred and twenty-six, for discount are propagated as a propagate of the said and the said as the said and the said as the said of November, one thousand nine hundred and twenty-six, for disposal on renewable lease, as provided in section one hundred and fifty-three of the said Act; and I also declare that, for the purposes of section one hundred and thirty-three of the said Act, the lands described in the said Schedule hereto shall be deemed to be "heavy bush land."

And I do hereby provide that, after the first half-year's rent has been paid by the selector, the further instalments of rent payable by him for a period of two years shall not be demanded; provided that if at any time during the first five years of his occupancy the selector disposes of his interest in the land the rent so conceded shall be paid by him in full,

in the land the rent so conceded shall be paid by him in full, and thereupon the Land Board may remit such instalments of rent payable by the incoming tenant, not exceeding in the aggregate the amount of rent previously conceded to the selector, as the Board thinks fit.

SCHEDULE.

SOUTHLAND LAND DISTRICT.—SECOND-CLASS LAND. Wallace County.—Longwood Survey District.—Otago Mining District.

(Exempt from Payment of Rent for Two Years).

(Exempt from Payment of Rent for Two Years).

Section 76, Block V: Area, 143 acres 0 roods 12 perches; capital value, £500; half-yearly rent, £10.

Section 77, Block V: Area, 154 acres 1 rood 7 perches; capital value, £370; half-yearly rent, £7 8s.

Section 78, Block V: Area, 158 acres 1 rood 20 perches; capital value, £555; half-yearly rent, £11 2s.

Section 79, Block V: Area, 181 acres 3 roods 4 perches; capital value, £435; half-yearly rent, £8 14s.

Sections 47 and 48, Block VII: Area, 220 acres 0 roods 33 perches; capital value, £530; half-yearly rent, £10 12s.

Sections 49 and 50, Block VII: Area, 226 acres 3 roods 24 perches; capital value, £545; half-yearly rent, £10 18s.

Section 51, Block VII: Area, 114 acres 1 rood 10 perches; capital value, £275; half-yearly rent, £5 10s.

The sections have been milled and are mostly covered with good mixed bush comprising miro, kotukutuku, kamahi, kapuka, &c., with fairly heavy undergrowth. The altitude is from 150 ft. to 350 ft. above sea-level. When cleared the country should be suitable for dairying and grazing a few sheep.

sheep.
Sections 76, 77, 78, 79 and Section 47 are situated one mile and three-quarters to two miles and a half from Pahia Railway-station, Post-office, and Dairy Factory. Sections 47, 48, 49, and 50 are situated one to two miles from Ruahine Railwaystation. Access to sections partly by metalled road and road not yet formed. Section 51 is situated one mile from Wakapatu Railway-station by newly metalled road.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 13th day of September, 1926.

A. D. McLEOD, Minister of Lands.

GOD SAVE THE KING!

[L.S.] CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

WHEREAS by Proclamation dated the seventeenth day of August, one thousand nine hundred and sixteen, and published in the New Zealand Gazette of the twenty-fourth day of that month, the land described in the Schedule hereto was declared to be a reserve under the Scenery Preservation Act. 1908:

And whereas the said land is no longer suitable for scenic purposes by reason of the absence of bush of scenic value

thereon:

Now, therefore, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred upon me by section eight of the Scenery Preservation Amendment Act, 1910, do hereby revoke the reservation for scenic purposes over the land described in the Schedule hereto.

SCHEDULE.

TARANAKI LAND DISTRICT.

SECTION 11, Block XVI, Aria Survey District: Area, 7 acres

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 13th day of September, 1926.

A. D. McLEOD, Minister in Charge of Scenery Preservation.

GOD SAVE THE KING!

Settlement Land set apart for Disposal by way of Sale or Lease to Discharged Soldiers, under Special Tenures, in the Canterbury Land District.

CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

In pursuance of the power and authority conferred upon me by section four of the Discharged Soldiers Settlement Act, 1915, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the area of settlement land described in the Schedule hereto shall be and the same is hereby set apart and declared open for disposal by way of sale or lease to discharged soldiers, under special tenures, in the manner provided in the said Act.

SCHEDULE.

CANTERBURY LAND DISTRICT.—SETTLEMENT LAND. Block IX, Christchurch Survey District.

SECTION 4, Hei Hei Settlement: Area, 3 acres 0 roods 5 perches.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 13th day of September, 1926.

A. D. McLEOD, Minister of Lands.

GOD SAVE THE KING!

Land declared subject to the Hutt Valley Lands Settlement Act, 1925.

[L.S.] CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

In pursuance and exercise of the powers and authorities conferred upon me by section three of the Hutt Valley Lands Settlement Act, 1925 (hereinafter referred to as "the said Act"), I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that from and after the day of the date hereof the land described in the Schedule hereto, being land in the Hutt Valley heretofore acquired by the Crown under the Land for Settlements Act, 1925, shall be subject to the provisions of the said Act.

SCHEDULE.

WELLINGTON LAND DISTRICT.

ALL that area in the Wellington Land District, containing by admeasurement 1 rood 28-02 perches, more or less, being part of Section 5, Hutt Registration District, situated in the Borough of Petone, and bounded by a line commencing at the

westernmost corner of Lot 1 on plan numbered 256/14, deposited in the office of the Chief Surveyor at Wellington, and proceeding in a south-westerly direction along the eastern boundary of the said Section 5, for a distance of 89·46 links; thence towards the north-west on a bearing of 341° 20′, for a distance of 751·94 links; thence towards the east by the Wellington-Napier Railway line (Hutt Valley duplication), for a distance of 66·85 links; and thence towards the southeast on a bearing of 161° 20′, for a distance of 657·91 links, to the westernmost corner of Lot 1 on plan 256/14 aforesaid, the place of commencement: be all the aforesaid linkages a little more or less. little more or less.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 7th day of September, 1926.

A. D. McLEOD, Minister of Lands.

GOD SAVE THE KING!

Land proclaimed as a Street in Whangarei Survey District, North Auckland Land District.

CHARLES FERGUSSON, Governor-General. [L.S.] A PROCLAMATION.

I N pursuance and exercise of the powers conferred by section twelve of the Land Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim as a street the land in the Whangarei Survey District described in the

SCHEDULE.

APPROXIMATE areas of the pieces of land proclaimed as a street:-

A. B. P. O 1 26.2 Portion of Allotment 2, Parish of Wha-

o 0 34.3 Portion of Allotment 2 (Deeds plan 291),
Parish of Whangarei; coloured blue.

Situated in Block IX, Whangarei Survey District.
In the North Auckland Land District; as the same are more particularly delineated on the plan marked L. and S. 26/10889, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 2187, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 13th day of September, 1926.

A. D. McLEOD, Minister of Lands.

GOD SAVE THE KING!

Land set apart as Provisional State Forest declared to be subject to the Land Act, 1924.

CHARLES FERGUSSON, Governor-General. [L.S.] A PROCLAMATION.

In pursuance and exercise of the powers and authorities conferred upon me by section twenty of the Forests Act, 1921–22, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, acting on the recommendation of the Minister of Lands, do hereby proclaim and declare that the land described in the Schedule claim and declare that the land described in the Schedule hereto, being portion of a provisional State forest reserve 1606 set apart by Proclamation dated the tenth day of August, one thousand nine hundred and twenty, and gazetted on the twelfth day of that month, is required for settlement purposes; and, in accordance with the provisions of the said Act, such land shall, from and after the day of the gazetting hereof, cease to be a provisional State forest, and shall become subject to the provisions of the Land Act, 1924.

SCHEDULE.

ALL that area in the Westland Land District containing by admeasurement 5 acres, more or less, being part of provisional State forest reserve 1606, situated in Block XII, Ahaura Survey District. As the same is delineated on plan marked L. and S. X/98/34, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 13th day of September, 1926.

A. D. McLEOD, Minister of Lands.

GOD SAVE THE KING!

Additional Land taken for the North Auckland Railway (Branch Line to Whangarei) in Block VIII, Tangihua Survey District (near 15 Miles).

CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

I N pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the additional land mentioned in the Schedule hereto is hereby taken for the North Auckland Railway (Branch Line to Whangarei).

SCHEDULE.

APPROXIMATE areas of the pieces of land taken :-

Being Portion of

A. R. P. Being Portion of 3 0 10·6 Allotment 11; coloured red. 0 0 14·2 ,, 17; coloured blue.

Situated in Maungakaramea Parish, Block VIII, Tangihua Survey District (Auckland R.D.). (S.O. 23725.)
In the North Auckland Land District; as the same are more

and District; as the same are more particularly delineated on the plan marked P.W.D. 65048, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 13th day of September, 1926.

K. S. WILLIAMS, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 19/109.)

Additional Land taken for the East Coast Main Trunk Railway, Taneatua Section, in Block IV, Whakatane Survey District (93 m. 62 ch.).

CHARLES FERGUSSON, Governor-General. [L.S.] A PROCLAMATION.

I N pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the additional land mentioned in the Schedule hereto is hereby taken for the East Coast Main Trunk Railway, Taneatua Section.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken :A. R. P. Being Portion of

A. R. P. Being Portion of 0 0 16 Lot 1 on D.P. 13995; coloured neutral. 0 3 4 Rangitaiki Lot 31, P.No. 3; coloured yellow.

Situated in Rangitaiki Parish, Block IV, Whakatane Survey District (Auckland R.D.). (S.O. 24132.).

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 66272, deposited in the office of the Minister of Public Works at Wellington In and District and thereon Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 11th day of September, 1926.

K. S. WILLIAMS, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 3/132.)

Land taken for the Purposes of a Road in Block XIV, Huiroa Survey District, Stratford County.

[L.S.] CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a road: Schedule hereto is hereby taken for the purposes of a road;

and I do also declare that this Proclamation shall take effect on and after the fourth day of October, one thousand nine hundred and twenty-six.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken :
A. B. P. Being Portion of

A. R. P. 0 1 9 0 2 20.6 Section 43; coloured yellow.
,, 43; coloured pink.

Situated in Block XIV, Huiroa Survey District (Taranaki

R.D.)
In the Taranaki Land District; as the same are more particularly delineated on the plan marked P.W.D. 66043, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 8th day of September, 1926.

K. S. WILLIAMS, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 38/443.)

Land taken for the Purposes of a Public School in Block X, Motu Survey District, Waikohu County.

CHARLES FERGUSSON, Governor-General. [L.s.]A PROCLAMATION.

A PROCLAMATION.

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a public school, and shall vest in the Hawke's Bay Education Board as from the date hereinafter mentioned; and I do also declare that this Proclamation shall take effect on and after the fourth day of October, one thousand nine hundred and twenty-six. day of October, one thousand nine hundred and twenty-six.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 3 roods 13 perches.

Being portion of closed road (part of Kura Street, Township of Matawai).

Situated in Block X, Motu Survey District. (S.O. 991,

brown.)

In the Gisborne Land District; as the same is more particularly delineated on the plan marked P.W.D. 60656, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 10th day of September, 1926.

K. S. WILLIAMS, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 36/494.)

Land taken for the Purposes of a Quarry in Block XI, Belmont Survey District, Makara County.

CHARLES FERGUSSON, Governor-General. L.S. A PROCLAMATION.

A PROCLAMATION.

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a quarry, and shall vest in the Mayor, Councillors, and Citizens of the City of Wellington as from the date hereinafter mentioned; and I do also declare that this Proclamation shall take effect on and after the fourth day of October, one thousand nine hundred and twenty-six.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 10 acres 0 roods 12.3 perches.

Being portion of Section 5, Block XI, Belmont Survey District (Porirua R.D.). (S.O. 2118.)

In the Wellington Land District; as the some is more particularly delineated on the plan marked P.W.D. 67016, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured blue.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 13th day of September, 1926.

W. NOSWORTHY,

For Minister of Public Works.

GOD SAVE THE KING!

(P.W. 54/482.)

Land proclaimed as a Road, and Road closed, in Blocks I and III, Port Nicholson Survey District, Makara County.

[L.S.] CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

In pursuance and exercise of the powers conferred by section twelve of the Land Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in Port Nicholson Survey District described in the First Schedule hereto; and also do hereby proclaim as closed the road described in the Second Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

APPROXIMATE areas of the pieces of land proclaimed as a road :-

Being Portion of Section 10, Block III; coloured pink. A. R. P. 1 0 2·7 2 1 10·8

,, 13 ,, 13 ,, 2 19.3

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE areas of the pieces of road closed:

A. R. P. Adjoining or passing through

0 3 12 6 Sections 11, Block I, and 10, Block III;

coloured green.

1 1 20 3 Sections 12, Block I, and 13, Block III;

coloured green.
Sections 12, Block I, and 13, Block III; coloured green. 0 1 37

All situated in Port Nicholson Survey District (Ohariu

R.D.). (S.O. 2000.)

All in the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 64252 deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 10th day of September, 1926.

> K. S. WILLIAMS, Minister of Public Works. GOD SAVE THE KING!

(P.W. 41/607.)

Portions of Road closed and the Land contained therein added to an Endowment for Primary Education in Block XVI, Tangihua Survey District, Otamatea County.

CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

I N pursuance and exercise of the powers conferred by section twelve of the Land Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim as closed the portions of road in Tangihua Survey District described in the Schedule hereto; and do also hereby declare the land comprised therein, being adjacent to and intersecting the endowment likewise described in the said Schedule, to be added to the said endowment. ment.

SCHEDULE.

APPROXIMATE areas of the pieces of road closed and added to the adjoining endowment:

1 A. R. P. Adjoining or passing through
1 O 17-6 Section 84
1 O 17 , 844
2 Mary education.

Situated in the Parish of Marcretu, Block XVI, Tangihua Survey District (Auckland R.D.). (S.O. 22429.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 61206, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon September. 1926. coloured green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 11th day of September, 1926.

K. S. WILLIAMS, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 33/74/1.)

Appointing Trustees for the Control of Wharf at Takamatua.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council dated the first day of August, one thousand nine hundred and ten, and published in the New Zealand Gazette No. 75, of the fourth day of the same month, George Armstrong, George Phillips, and William Sunckell, all of Akaroa, were appointed as trustees for the inhabitants of the district for the control and management of the wharf at Takamatua, Akaroa Harbour, and which is shown on plans marked M.D. 3541, and deposited in the office of the Marine Department at Wellington, on the terms and conditions therein set forth:

And whereas the said George Armstrong, George Phillips, and William Sunckell have left the district, and it is expedient to appoint some other persons to act in their place:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon him by the Harbours

powers and authorities conferred upon him by the Harbours powers and authorities conferred upon nim by the Harbours Act, 1923, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint Frederick Charles Aldridge, James MacKay, and Harold Odell to act as trustees for the inhabitants of the district for the control and management of the gold where district for the control and management of the said wharf.

F. D. THOMSON, Clerk of the Executive Council.

Authorizing the Purchase by the Central Hawke's Bay Electric-power Board of certain Electric Works the Property of the Waipukurau Borough Council.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred by section seventy-six of the Electric-power Boards Act, 1925, and of all other powers in anywise enabling him in that behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize the purchase by the Central Hawke's Bay Electric-power Board (hereinafter referred to as "the Board") duly constituted under the provisions of the Electric-power Boards Act, 1918, of electric works the property of the Mayor, Councillors, and Burgesses of the Borough of Waipukurau (hereinafter referred to as "the borough") referred to in letters dated the fifteenth and sixteenth July, one thousand nine hundred and twenty-six, from the Secretary of the Board to the Town Clerk of the borough, and the Town Clerk of the borough to the Secretary of the Board respectively, subject to the condition that such purchase be carried out in accordance with the terms of offer and acceptance contained in the said letters, saving and excepting that term by which the Board agrees to the borough having an additional representative as member of the Board.

F. D. THOMSON, N pursuance and exercise of the powers conferred by section

F. D. THOMSON,

Clerk of the Executive Council.

September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS application has been made under section twenty, subsection one, of the Finance Act, 1919, for the precedent consent of the Governor-General in Council

for the precedent consent of the Governor-General in Council to enable the several local authorities mentioned in the Schedule hereto to borrow the sums set out therein, and it is expedient that such consent should issue:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the reign of the local hereinful. doth hereby consent to the raising of the loans hereinafter mentioned by the several local authorities set out in the Schedule hereto, and it is hereby declared that this Order in Council is made under the provisions in that behalf of the Finance Act, 1919, and shall operate accordingly as a consent of the Governor-General in Council to the raising of the said loans.

SCHEDULE.

TAMAKI Road Board (for providing relief-works for £ 2,000 2,000 6,000

F. D. THOMSON, Clerk of the Executive Council.

Declaring Portion of Mangawhara Road, in the Piako County, to be a County Road.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers vested in him by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the portion of road described in the Schedule hereto shall, on and after the date of this Order in Council, become a County road. County road.

SCHEDULE.

SCHEDULE.

All that portion of road in the Auckland Land District, Piako County, known as Mangawhara Road, commencing at its junction with Ohinewai Road at the south-eastern corner of Section 8, Block VIII, Hapuakohe Survey District, and proceeding thence generally in a north-westerly direction, adjoining or passing through the said Section 8, Section 12, part Section 13, Section No. 3B, Section 5, and part Section 14, Block VIII, Hapuakohe Survey District, and terminating at a point on the northern boundary of the said Section 14; being a distance of 1 mile 72 chains, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 66951, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

F. D. THOMSON,

F. D. THOMSON, Clerk of the Executive Council.

(P.W. 34/231.)

Declaring Portion of the Maukoro Deviation Road, in the Piako County, to be a County Road.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers vested in him by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the

(P.W. 26/1138).

Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the portion of road described in the Schedule hereto shall, on and after the date of this Order in Council, become a county road.

SCHEDULE.

ALL that portion of road in the Auckland Land District, Piako County, known as Maukoro Deviation Road, commencing at its junction with the Morrinsville-Patetonga Main Road and proceeding thence generally in a northerly direction, adjoining or passing through Section 23, Block V, Waitoa Survey District, Maukoro No. 1c, A 1 A 2, Block VI, Waitoa Survey District, Part B 2, Blocks VI and II, Waitoa Survey District, and part B 2, Block II, Waitoa Survey District, and part Maukoro Block, Blocks II, and I, Waitoa Survey District, and terminating at its junction with the Maukoro Landing Road; being a distance of 4 miles 24 chains, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 66951, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red. ALL that portion of road in the Auckland Land District, coloured red.

F. D. THOMSON, Clerk of the Excutive Council.

(P.W. 34/1001/1.)

Declaring Portion of Kaihere Road, in the Hauraki Plains County, to be a County Road.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers vested in him by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the portion of road described in the Schedule hereto shall, on and after the date of this Order in Council, become a county

SCHEDULE.

SCHEDULE.

ALL that portion of road in the Auckland Land District, Hauraki Plains County, known as Kaihere Road (formerly called Ngarua Road) commencing at a point near the southeastern corner of Section 10, Block IX, Waihou Survey District; and proceeding thence generally in a north-easterly direction adjoining or passing through Sections 33A (reserve) 33, 34, 35, 37, 38, and 39, Block IX, Waihou Survey District, and Sections 24, 23, and 22, Block V, Waitohu Survey District, and terminating at a point near the Kaihere Wharf (Piako River); being a distance of 1 mile 73 chains, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 66643, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red. Land District, and thereon coloured red.

F. D. THOMSON, Clerk of the Executive Council.

(P.W. 34/300.)

Declaring Portion of the Access Road to Hungahunga No. 3 Block, in the Piako County, to be a County Road.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers vested in him by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the portion of road described in the Schedule hereto shall, on and after the date of this Order in Council, become a county

SCHEDULE.

ALL that portion of road in the Auckland Land District, Piako County, known as the Access Road to Hungahunga No. 3 Block, commencing at a point opposite the northwestern corner of Allotment 3, Matamata North Block, western corner of Allotment 3, Matamata North Block, Block VIII, Wairere Survey District, and proceeding thence generally in a north-easterly direction, adjoining or passing through the said Allotment 3, and terminating at a point on the south-western boundary of Hungahunga No. 3 Block, Block VIII, Wairere Survey District; being a distance of 13 chains, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 66950, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

F. D. THOMSON, Clerk of the Executive Council.

(P.W. 34/1616.)

Declaring a Portion of Main Highway in the No. 9 Highway
District, Makara County, to be a Government Road.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers vested in him by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the portion of main highway described in the Schedule hereto shall, on and after the date of the gazetting of this Order in Council, become a Government road.

SCHEDULE.

Wellington-Auckland via Taranaki: All that portion of main highway known as the Wellington-Auckland (via Taranaki) Main Highway, commencing at its junction with the Hutt Road at Ngahauranga, and proceeding thence generally in a north-westerly direction and terminating at the southern boundary of the Johnsonville Town District, passing through Blocks X and XII, Belmont Survey District, Makara County: being a distance of 2 miles 24 chains, more or less. As the same is more particularly delineated on the plan marked As the same is more particularly delineated on the plan marked M.H. 50, deposited in the office of the Main Highways Board at Wellington, in the Wellington Land District, and thereon coloured red and marked G.-H.

F. D. THOMSON, Clerk of the Executive Council.

Domain Board appointed to have Control of the Stockton Domain.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers and authorities conferred by the Public Reserves and Domains Act, 1908 (hereinafter termed "the said Act"), His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke an Order in Council dated the eleventh day of January, one thousand nine hundred and twenty-two, and published in the Gazette of the twelfth day of that month, appointing a Domain Board to have control of the Stockton Domain, and doth hereby appoint

Peter Adds,
William Albert Berry,
James Eckley Etheredge,
Abram Rowley Greta Geddes,
John Macmillan, and
Harold Wallace McEwen

to be the Stockton Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Wednesday, the sixth day of October, one thousand nine hundred and twenty-six, at eight o'clock p.m., as the time

when, and the Public Library, Stockton, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

STOCKTON DOMAIN.—NELSON LAND DISTRICT.

SECTION 29, Block VII, Ngakawau Survey District: Area, 4 acres 3 roods 8 perches.

F. D. THOMSON, Clerk of the Executive Council.

Domain Board appointed to have Control of the Courtenay Domain.

CHARLES FERGUSSON, Governor-General.
ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred by section forty of the Public Reserves and Domains Act, 1908, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint

Alfred William Colee, James Fillans Gilmour, Henry McNae, Andrew Robertson, and Henry Roper

to be the Courtenay Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Monday, the eighteenth day of October, one thousand nine hundred and twenty-six, at eight o'clock p.m., as the time when, and the Public Library, Courtenay, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

CANTERBURY LAND DISTRICT.—COURTENAY DOMAIN.
RESERVE 2413, Block VIII, Hawkins Survey District: Area, 20 acres, more or less.

F. D. THOMSON, Clerk of the Executive Council.

Domain Board appointed to have Control of the Spotswood Domain.

CHARLES FERGUSSON, Governor-General.
ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

I N pursuance and exercise of the powers conferred by section forty of the Public Reserves and Domains Act, 1908, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint

Alfred George Harrison, John Graham McPherson, Stanley Eldridge Pettengill, Thomas Stevenson, and Archibald Stocker

to be the Spotswood Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Thursday, the fourth day of November, one thousand nine hundred and twenty-six, at three o'clock p.m., as the time when, and the Spotswood Hall, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

SPOTSWOOD DOMAIN.

ALL that area in the Canterbury Land District, containing by admeasurement 14 acres 2 roods 27 perches, more or less, being Reserves Nos. 3157, 3714, and 3851 (in red), Spotswood Village, situate in Block IV, Cheviot Survey District. Commencing at the north-east corner of Lot 70; thence towards the north by the Waiau Road, 1000 links; towards the east and south by Section 12, Block IV, of the aforesaid district, 1500 links and 803-8 links; towards the west by Parnassus Road, 1392 links; again towards the

north and west by Lot 70, 146.9 links and 150.7 links, to the point of commencement: be all the aforesaid linkages more or less. As the same is delineated on the plan marked L. 1189/26A, and deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

Also all that area in the Canterbury Land District, containing by admeasurement 21.9 perches, more or less, being part of Section 70, Village of Spotswood, and being all the land comprised in the certificate of title, Volume 275, folio 150, Christchurch Registry.

F. D. THOMSON, Clerk of the Executive Council.

Domain Board appointed to have Control of the Lincoln Domain.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred by section forty of the Public Reserves and Domains Act, 1908, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint

Charles Bourke Bourne, William James Coles, George Gray, Charles Ethelbert Howell, and Charles Wolfe

to be the Lincoln Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Monday, the eleventh day of October, one thousand nine hundred and twenty-six, at eight o'clock p.m., as the time when, and the Coronation Library, Lincoln, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

CANTERBURY LAND DISTRICT.—LINCOLN DOMAIN.
RESERVE 3761, Town of Lincoln, Block V, Halswell Survey
District: Area, 7 acres, more or less.

F. D. THOMSON, Clerk of the Executive Council.

Domain Board appointed to have Control of the Waimangaroa Domain.

CHARLES FERGUSSON, Governor-General.
ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred by section forty of the Public Reserves and Domains Act, 1908, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint

Magnos Coutts, Herman Henry Fayen, Richard James Hawes, Thomas Mulligan, Samuel Campbell Shedden, John Mennie Stewart, and George Henry Watson

to be the Waimangaroa Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Monday, the fourth day of October, one thousand nine hundred and twenty-six, at half-past seven o'clock p.m., as the time when, and Beynon's Hall, Waimangaroa, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

Nelson Land District.—Waimangaroa, Domain. Section 224, Town of Waimangaroa, Block I, Kawatia Survey District: Area, 3 acres, more or less.

F. D. THOMSON, Clerk of the Executive Council. New Zealand Reparation Estates Amendment Order, 1926 (Number 3).

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IS Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of that Dominion, and in pursuance of the authority in that behalf conferred upon him by the Treaties of Peace Act, 1919, and the Samoa Act, 1921, and all other authorities and powers in this behalf him enabling, doth hereby revoke the New Zealand Reparation Estates Amendment Order, 1923, and doth hereby order as follows:-

1. Interpretation.

(1.) This Order may be cited as the New Zealand Reparation Estates Amendment Order, 1926 (Number 3), and shall come into force on the first day of October, one thousand nine hundred and twenty-six.

(2.) This Order shall be read with and form part of the New Zealand Reparation Estates Order, 1920 (hereinafter referred to as

"the principal Order").

(3.) In this Order, where not inconsistent with the context,—
"Property" means any right, title, estate, interest, claim, or demand in, to, or over any property, real or personal, now, or at any time heretofore, or at any time hereafter, subject to or affected by the provisions of the principal Order:

- "Charge" includes any hypothek, hypothecary charge, or other security for money now, or at any time heretofore, or at any time hereafter, charged upon or directly or indirectly enforceable against any property as hereinbefore defined; and includes any charge that may be or have been extinguished by the operation of the principal Order:
- "The Minister" means the Minister of External Affairs:

"Vest" includes revest:

- "Warrant" means a Warrant issued under the provisions of this Order.
- (4.) Any Order made by the Minister under the New Zealand Reparation Estates Amendment Order, 1923, hereby revoked, shall enure for all purposes as fully and effectually as if it had been a Warrant originating under the provisions of this Order.

2. Exercise of Powers.

(1.) Whenever in his absolute discretion the Minister considers that any property or charge has been vested in His Majesty in error under clause 3 of the principal Order, or whenever for any reason he deems it desirable or expedient so to do, the Minister may issue a Warrant under the powers conferred by this Order.

(2.) A Warrant shall be issued by the Minister by writing under his

hand and the Seal of Samoa.

(3.) Any Warrant may from time to time be revoked, altered, or amended by a subsequent Warrant.

(4.) Any Warrant shall have effect according to its tenor, and without further act or assurance shall operate as a vesting, or revival and vesting, or creation, as the case may be, of the property or charge intended to be affected thereby.

(5.) Any Warrant may be expressed to take effect as from the date thereof or any future date, and if no date be stated shall take effect as from the date thereof.

(6.) Any Warrant may be made subject to such conditions,

restrictions, and provisions as the Minister thinks fit.

3. Issue of Warrants.

(1.) The Minister may by Warrant direct that any property or

charge shall revest in the former owner thereof.

(2.) The Minister may by Warrant direct that any property or charge shall vest in any person whom he shall in his absolute discretion consider to be the successor in title of the former owner thereof.

(3.) Unless it shall be otherwise directed in the Warrant, any property or charge vested thereby shall vest subject to the same encumbrances as the property or charge was subject to immediately prior to the vesting thereof in His Majesty.

(4.) The Minister may by any Warrant direct that the property or charge vested thereby shall vest free of all or any one or more of the encumbrances to which such property or charge was subject immedi-

ately prior to the vesting thereof in His Majesty.

(5.) The Minister may by any Warrant direct that the property or charge vested thereby shall vest subject to any charge or encumbrance in favour of His Majesty (whether in existence or not at the date of the Warrant) that the Minister may, in his discretion, prescribe, and may direct that the operation of the Warrant shall be suspended until the execution and completion of such charge or encumbrance by any person named in the Warrant.

4. Provisions in Warrants vesting Charges.

(1.) The Minister may, by any Warrant directing the vesting of a charge, direct that such charge shall thereafter be deemed to be modified in any one or more of the following respects:-

(a.) The amount of the principal moneys thereby secured may be

altered or any part thereof may be discharged.

(b.) The rate of interest payable thereunder may be altered.

(c.) The time or times for payment of the principal moneys or any part thereof may be altered either to a stated date or to a date to be fixed thereafter by the Minister.

(d.) The times for payment of interest may be altered.

(e.) The payment of interest may be suspended for any period or periods.

(f.) The liability for payment of interest may be discharged altogether

or in respect of any past or future period or periods.

(q.) The remedies of the person in whom the charge is vested and his successors in title arising on default in payment of any moneys thereby secured may be postponed, restricted, or made subject to conditions.

(h.) Any collateral rights of the person in whom the charge is vested and his successors in title may be discharged, postponed,

restricted, or made subject to conditions.

(2.) The Minister may by any Warrant, in lieu of vesting a charge, create a new charge in substitution for such charge, and such new charge shall be for such amount and in such terms in all respects as the Minister may think fit.

(3.) The Minister may by any Warrant vesting or creating a charge direct that such charge shall be subject to any other charge or encum-

brance.

5. Effect of Charges.

(1.) Any charge vested or created by Warrant hereunder shall be assignable, and shall pass by act of parties or operation of law in like manner as similar encumbrances created by act of parties.

(2.) Unless by any Warrant the Minister shall otherwise direct, no remedies arising under any charge thereby vested or created and exercisable against the property affected thereby shall be exercised, except with the leave of the Minister, and subject to such conditions, restrictions, and provisions as the Minister may think fit to impose.

(3.) No person shall have any right of action against His Majesty or the Government of New Zealand or the New Zealand Reparation Estates Board under or by virtue of any charge vested or created as provided by this Order.

6. Financial Provisions.

- (1.) All moneys becoming payable in pursuance of any Warrant shall be paid in the first instance out of the New Zealand Reparation Estates Account.
- (2.) So far as any Warrant operates as a restitution of any property or charge or the revival of any right of property the value of which would, apart from such restitution or revival, be credited to the Government of Germany pursuant to the provisions of Articles 297 and 243 of the Treaty of Versailles referred to in the principal Order, the Minister shall give all necessary directions so that the value of the property, charge, or right so affected may not be credited to the Government of Germany under the said articles.

F. D. THOMSON, Clerk of the Executive Council.

Domain Board appointed to have Control of the Taieri Lake, Domain Board appointed to have Control of the Brooklyn Domain. Domain.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred by section forty of the Public Reserves and Domains Act, 1908, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint

James Baird. John Bloye Coram, James Howell, Walter Theodore Mathewson, William Moir Pearson, and The Hon. Robert Scott, M.L.C.

to be the Taieri Lake Domain Board, having control of the and described in the Schedule hereto; and doth hereby appoint Tuesday, the twenty-eighth day of September, one thousand nine hundred and twenty-six, at two o'clock p.m., as the time when, and the Hall, Kyeburn, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

OTAGO LAND DISTRICT .- TAIERI LAKE.

Sections 18 and 22, Block XI, and Section 2, Block XII, Maniototo Survey District: Area, 464 acres, more or less. Also Sections 67 to 81 inclusive, 108, 109, and 1247r, Town of Komako: Area, 9 acres 0 roods 20 perches, more or less.
Also Section 29, Block VIII, Maniototo Survey District: Area, 7 acres 1 rood 36 perches, more or less

F. D. THOMSON. Clerk of the Executive Council.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred by section forty of the Public Reserves and Domains Act, 1908, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint

James George Massey Deck, David Ernest Fry, Percy Fry, Leslie Harold Grooby, and William Albert Arnold Ryder

to be the Brooklyn Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Saturday, the second day of October, one thousand nine hundred and twenty-six, at half-past seven o'clock p.m., as the time when, and the Public School, Brooklyn, as the place where the first meeting of the Board shall be held. where, the first meeting of the Board shall be held.

SCHEDULE.

BROOKLYN DOMAIN.

BROOKLYN DOMAIN.

ALL that area in the Nelson Land District, containing 11 acres 1 rood 34 perches, more or less, being part of Section 1, Motueka Rural, Block III, Motueka Survey District. Bounded towards the north by a public road, 1253-9 links; towards the west by part of aforesaid Section 1, 838-6 links; towards the south by the main road, 1371-2 links; and towards the east by part of aforesaid Section 1, 833-7 links. As the same is more particularly delineated on a plan marked L. and S. 1/834, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

F. D. THOMSON, Clerk of the Executive Council. Regulations for Trout-fishing.—Rotorua Acclimatization District (excluding Taupo).

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

I N pursuance of the powers and authorities vested in him by the Fisheries Act, 1908, and its amendments, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following regulations and doth declare as follows:—

1. The following regulations shall have force and effect

only in the waters and places described in the First Schedule to the following regulations.

2. The following regulations shall come into force on and from the first day of November, one thousand nine hundred

and twenty-six.

- 3. The regulations made for the Rotorua Acclimatization District by Order in Council dated the twenty-seventh day of October, one thousand nine hundred and fourteen, and published in the Gazette on the twenty-ninth day of October, one thousand nine hundred and fourteen, at page 3876, shall, upon the coming into force of the following regulations, be revoked so far as they relate to the waters and places in which the following regulations are declared to have force and effect.
- 4. In so far as any other regulations heretofore made and now in force are inconsistent with or repugnant to the following regulations the same shall be deemed to be subject to the following regulations.

REGULATIONS.

1. Interpretation.

(1.) In these regulations, if not inconsistent with the con-

"General Manager or his appointee" means the General Manager for the time being of the Department of Tourist and Health Resorts or any one authorized in writing by such General Manager to act on his behalf for all the purposes of these regulations or any particular purpose, as the case may be. cense "means a license to fish for trout issued under these regulations.

" License

- "License" means a neense to fish for trout issued under these regulations.

 "Open season," with reference to that part of the district which is exclusive of the Whakatane Subdistrict, means the period from the 1st day of November in any year to the 31st day of May in the next following year (both days inclusive); and with reference to the remainder of the district—that is to say, the Whakatane Subdistrict means the period from the 1st day of October in any year to the 30th day of April in the next following year (both
- days inclusive).
 "Close season," with reference to any part of the district, means the portion of any year which is not included in the open season as hereby defined.
 "The district" means the waters and places described

in the First Schedule hereto.

- "Whakatane Subdistrict" means the area described in the Third Schedule hereto.

 (2.) These regulations may be cited as "the Rotorua Trout-fishing Regulations, 1926."

2. Issue of Licenses.

- (1.) The following licenses to fish for trout in the district

(1.) The following incenses to fish for trout in the district may be issued:—

(a.) A whole-season license.
(b.) A monthly license.
(c.) A weekly license.
(d.) A day license.

A whole-season license issued to a man or woman on or effect the let day of February in any wear may be referred to after the 1st day of February in any year may be referred to as a half-season license.

(2.) Applications for licenses shall be made to the General

Manager or his appointee.
(3.) All licenses shall be issued under the hand of the General Manager or his appointee, and shall be generally in the form set forth in the Second Schedule hereto.

(4.) The General Manager or his appointee may refuse to issue a license to any person who within the previous two years has been convicted of any breach of the provisions of any Act relating to fishing for trout or of any regulation made thereunder.

3. LICENSE FEES.

(1.) The fee for each whole-season license issued to a male person not attending school or under the age of sixteen years shall be £1, except as provided by clause (3) of this regulation.

(2.) The fee for each whole-season license issued to a female

person not attending school or under the age of sixteen years shall be 15s., except as provided by the next succeeding clause of this regulation.

(3.) The fee for each whole-season license issued on or after the 1st day of February in any year to any person other than a boy or girl attending school or under the age of sixteen years shall be 12s. 6d.

(4.) The fee for each whole-season license issued to a boy or

girl attending school or under the age of sixteen years shall be

(5.) The fee for each monthly license issued shall be 12s. 6d.
(6.) The fee for each weekly license issued shall be 7s. 6d.
(7.) The fee for each day license issued shall be 2s. 6d.
(8.) The foregoing fees shall be paid to the General Manager or his appointee prior to the issue of the respective licenses.

4. RIGHTS AND RESTRICTIONS UNDER LICENSES.

(1.) The holder of a whole-season license may fish for trout in any part of the district during the whole of the open season there in respect of which the license is issued, but every such license shall be for one season only and shall expire as regards any part of the district at the close in that part of the district

of the open season in respect of which it was issued.

(2.) The holder of a monthly, weekly, or day license may fish for trout in any part of the said district within the open season there during or in respect of which the same is issued between the first and last days set out in the license (both days inclusive) or on the day set out in the license, as the case may

(3.) Every license is subject always to the special limits and restrictions set out in these regulations or otherwise imposed by law, and notwithstanding the terms of any license the holder thereof shall not be authorized to fish in any place during the close season in that place.

(4.) No license shall confer any right of entry upon the land of any person without his consent.

(5.) No license shall be transferable or be deemed to authorized.

rize any person to fish other than the person named therein.

5. FISHING WITHOUT A LICENSE.

(1.) No person shall fish for, take, or kill trout within the

No person shall fish for, take, or kill trout within the district unless he is the holder of a license issued under these regulations, except as provided by Regulation 13 hereof.
 A general license to fish for trout and other acclimatized fish in every acclimatization district issued pursuant to the general regulations enuring under the Fisheries Act, 1908, and made by Order in Council dated the 23rd day of August, 1907, and published in the Gazette on the 29th day of August, 1907, at page 2685, shall not entitle the holder to fish for trout or other acclimatized fish in the district; but such general license shall not be required to be held by a person holding a license issued under these regulations.
 Every person fishing for trout, or in possession of fishing gear, shall, on the demand of any Ranger, constable, officer of the Department of Tourist and Health Resorts, or of any person producing a current license, give his true name and place of residence, and, on the like demand, produce and show to such Ranger, officer, constable, or person his license and

to such Ranger, officer, constable, or person his license and the contents of his creel or bag and the lure or bait used by him for taking, catching, or killing trout.

6. RESTRICTIONS ON TIMES OF FISHING.

(1.) No person shall fish for, take, or kill trout between the hours of 9 p.m. on any day and 4 a.m. on the following day.

(2.) No person shall fish for, take, or kill trout or in any

way injure or disturb the same in any part of the district during the close season there.

7. RESTRICTIONS ON METHODS OF FISHING.

(1.) No person shall fish for, take, or kill trout otherwise than with one rod and line; but a landing net or gaff may be used to secure any trout caught with such rod and line.

(2.) No person shall, in fishing for trout,—

(a.) Use any lure or bait other than the natural or artificial

fly or natural or artificial minnow, or some form of spoon bait, or any small indigenous fish, or grass-hopper, or beetle or spider or insect the use of which is not otherwise forbidden by these regulations.

(b.) Use as a lure or bait the shell-fish koura, or worms, or

the creeper, or the huhu, or matai-grub.

(c.) Use any lure or bait otherwise than upon a running line attached to a rod and reel.
(d.) Use with any lure or bait any medicated or chemical preparation whatever.

(3.) No person shall fish for, take, or kill trout with, or use for the purpose of taking or killing trout, any set rod or line; or any net; provided that this clause shall not forbid the use of a landing-net as described in clause (1) of this regulation.

(4.) No person shall fish for, take, or kill trout with, or

use for the purpose of taking or killing trout, any cross-line or hand-line fishing, stroke-hauling or any other unsportsmanlike device.

8. RESTRICTIONS ON FISH THAT MAY BE TAKEN,

(1.) No person shall on any one day take or kill more than twenty-five trout, and no person shall continue to fish for trout on any day on which he has already taken or killed twenty-five trout.

(2.) No person shall fish for, take, or kill in any manner whatever, or intentionally have in his possession, any trout which does not exceed 10 in. in length from nose to tip of

(3.) Every person taking a trout which does not exceed 10 in. in length from nose to tip of tail shall immediately return it alive into the water from which it was taken.

(4.) No person shall fish for, take, or kill, in any manner whatever, or intentionally have in his possession, any salmon, salmon-parr, or smolts, or the ova, young, or fry of any salmon

in any stage whatever.

- (5.) Every person taking any of the fish referred to in the last preceding clause hereof by accident or otherwise shall immediately return it alive into the water from which it was
- (6.) No person shall take any fish from or in any way interfere with or damage any net, trap, pound-net, or other contrivance used by any officer of the Government for the purpose of catching any fish for the purposes of acclimatization or propagation or for scientific purposes.

9. LOCAL RESTRICTIONS.

(1.) No person shall in fishing for trout use any lure or bait other than artificial fly (exclusive of a spinning fly) in any of the waters described in the Fourth Schedule hereto.

(2.) Nothing herein contained or contained in any license issued under these regulations shall be deemed to authorize any person to fish for, take, or kill trout in or from the Wairoa Stream between the Waterfalls and Lake Tarawera.

10. POLLUTION OF WATERS.

(1.) No person shall cast or throw into any lake, river, stream, or other waters, or shall allow to flow into or place near the bank or margin of any lake, river, stream, or other waters any sawdust or sawmill refuse, or any other matter or liquid that is noxious, poisonous, or injurious to fish: Provided that nothing herein contained shall extend to prohibit the depositing in any such vectors of debris from any mining the depositing in any such waters of debris from any mining claim.

(2.) No person shall cast or throw or permit to be cast or thrown any cleanings or offal from fish into any lake, river, stream, or other waters in water less than 6 ft. deep.
(3.) No person shall leave any cleanings or offal from fish lying unburied on the bank or margin of any lake, river,

stream, or other waters.

(4.) No person taking any trout affected by any disease shall east or throw or permit to be east or thrown such trout, either alive or dead, or any cleanings, offal, or other part of such trout into any water wherein there are trout, or leave the same (whether buried or unburied) on or near the bank or margin of any such water.

11. Wrongful Possession and Dealing.

11. Wrongful Possession and Dealing.

(1.) No person shall have in his possession any trout between the 5th day of May and the 1st day of October following in any year in the Whakatane Sub-district, or between the 5th day of June and the 1st day of November following in any year in any other part of the district, except as provided for by the regulations regarding keeping trout in freezing or cool chambers after close of season, which were made by Orders in Council dated respectively the 6th day of October, 1908, the 6th day of September, 1909, and the 8th day of June, 1914, and published in the Gazette on the 8th day of October, 1908, at page 2582, the 16th day of September, 1909, at page 2350, and the 11th day of June, 1914, at page 2391 respectively.

at page 2391 respectively.

(2.) No person shall buy, sell, or expose or offer for sale any trout or any part thereof, or fish for, take, or kill for the purpose of obtaining for sale, any trout: Provided always that it shall be lawful for any person to buy and sell trout (whether fresh or smoked) taken and branded by or under the direction of the Under-Secretary of the Department of In-

ternal Affairs.

12. LIBERATION OF FISH.

No acclimatization society or person shall liberate any fish of any description whatever in any lake, river, stream, or

other waters within the district without the written consent of the General Manager of the Department of Tourist and Health Resorts having been first obtained.

13. EXEMPTION.

(1.) These regulations shall be read subject to the special provisions as to issue of licenses and as to the rights of the holders of such licenses contained in section 2 of the Fisheries Amendment Act, 1908, and in section 121 of the Reserves and other Lands Disposal and Public Bodies Empowering Act, 1913, respectively.

(2.) These regulations shall be read subject to the exemptions set out in sections 88 and 90 of the Fisheries Act, 1908. tions set out in sections 88 and 90 of the Fisheries Act, 1908.

(3.) Regulations 5, 6, and 8 hereof and clauses (1) and (3) of Regulation 7 hereof and clause (1) of Regulation 9 hereof and clause (1) of Regulation 11 hereof shall not apply to the General Manager or his appointee or to officers of the Marine Department or to officers of the Department of Internal Affairs taking, fishing for, or catching fish for the purposes of acclimatization or propagation or for scientific purposes, nor to any fish in the possession of the General Manager or his appointee or such officers as aforesaid for any of the said purposes.

14. PENALTIES.

(1.) The penalty for the breach of any of these regulations shall be a fine of not less than £2 nor more than £50.

(2.) If any person is convicted of an offence against these regulations, the license (if any) held by the offender shall thereupon become void and shall be returned to the General Manager or his appointee.

FIRST SCHEDULE.

ALL that area in the Auckland, Gisborne, Hawke's Bay, and Wellington Land Districts, being part of the Rotorua Acclimatization District, bounded by a line commencing at the Puwhenua Trig. Station (situated in Block VII, Tapapa East Survey District), and proceeding north-west along a right line in the direction of Weraiti Trig. Station to a point due west from Otane-Wainuku Trig. Station in Block XVI, Otanewainuku, Sunyay, District, thouse due cast along due west from Otane-Wainuku Trig. Station in Block XVI, Otanewainuku Survey District; thence due east along a right line to that trig. station and again due east along that line produced to a point due south of Trig. Station J1 in Block IV, Waihi South Survey District; thence along a right line running due north through Trig. J1 aforesaid to high-water mark, Bay of Plenty; thence along high-water mark, Bay of Plenty, in a south-easterly direction to the western side of Maraetotara Road (Block III, Whakatane Survey District); thence along the western side of that road to its junction with the Nukuhou-Maraetotara Road (Whakatane-Onotiki main road); thence along the western side of that tane-Opotiki main road); thence along the western side of the last-named road to its junction with the Nukuhou (Waimanalast-named road to its junction with the Nukuhou (Waimana-Ohiwa) Road; thence along the western side of that road to the "confiscation line"; thence south-easterly along the north-eastern boundary-line of Waimana le Block; thence along the north-eastern and south-eastern boundaries of Section 21, Block IV, Waimana Survey District, and the south-eastern side of Waimana lc and lo to Paitaua; thence along the south-western boundary of Waimana ld Block to the Waimana or Tauranga River; thence up that river to its source; thence south-westerly along summit of range to Maungapohatu Trig. Station; thence south-easterly along a right line in the direction of Puketapu Trig. Station to its intersection with the Ruakituri River in Block VII, Tuahu Survey District; thence down that river to the northern Survey District; thence down that river to the northern boundary of S.G.R. 84, and thence along the northern boundary of said S.G.R. 84 and along the northern and south-eastern boundaries of Section 1, Block VIII, Tuahu Survey District, to the Gisborne-Waikaremoana Road; thence Survey District, to the Gisborne-Waikaremoana Road; thence north-easterly along the middle of that road to Bushy Knoll Road; thence along the middle of that road to the northern-most corner of Section 2, Block IX, Hangaroa Survey District; thence along the eastern boundary of Section 1, Block IX aforesaid; thence south-easterly generally along the north-eastern boundaries of Sections 3 and 4, Block IX aforesaid; thence north eastern boundaries of sections 3 and 4, Block IX aforesaid; eastern boundaries of Sections 3 and 4, Block IX aforesaid; thence north-easterly along the north-western boundary of Tauwharetoi 4B Block; thence along the north-eastern boundaries of said block and Tauwharetoi 3BI Block, and along the south-eastern boundary of Tauwharetoi 3A Block to the Hangaroa River; thence down the middle of that river to its confluence with the Ruakituri River; thence along a right line to the sea at Paritu (Block XIII, Paritu Survey District); thence southerly along high-water mark of the sea to the southernmost point of Mahia Peninsula; thence along high-water mark, Hawke's Bay, to the mouth of the Mohaka River; thence to and up the middle of the Mohaka River to a point in line with Trig. Station 65A; thence westerly along a right line to Trig. Station 26, Tawaki Tohunga, in Block XII, Mangamaire Survey District; thence south-westerly

along a right line to Trig. Station 27; thence westerly along a right line to Trig. Station 28, Manukaiapu; thence north-westerly along a right line to Ruapehu Trig. Station; thence north-easterly along a right line to Paretetaitonga Trig. Station; thence towards the north-east along a right line to Ngaruhoe Trig. Station; thence northerly along a right line to Tongariro Trig. Station; thence north-easterly along a right line in the direction of the mouth of the Waihi Stream, Lake Taupo, to the Wanganui River; thence down the middle of that river to the western boundary of the Waione Block, and northerly along that boundary to Maungaku Trig. Station; thence northerly along a mountain range passing through Hauhangaroa, Motere, Tuhingamata, and Weraroa Trig. Stations to the source of the Ongaruhe River; thence north-westerly along a right line to Rangitoto Mountain and thence north-easterly along a right line to Puwhenua Trig. Station, the place of commencement: and including White and Whale Islands and the Ru Rima Rocks.

Excepting thereout Lake Taupo and all rivers and streams

Excepting thereout Lake Taupo and all rivers and streams flowing into that lake and the Waikato River between Lake Taupo and the Huka Falls.

SECOND SCHEDULE.

(Men's), (Women's), (Boys'), (Half-season), (Monthly), (Weerly), (Day) License to Fish.

Under the Fisheries Act, 1908, and its amendments; and under the Rotorua Trout-fishing Regulations, 1926.

The holder of this license [Name in full] of [Address], [Calling or occupation], having this day paid the sum of is hereby authorized to fish for trout with one rod and line only within any part of the district affected by the above-entitled regulations during any portion of the period from the day of , 19, to the day of , 19, which may be included in the open season in such part of the said district, subject to the above-mentioned Acts and to all regulations made thereunder for the time being in force in the said district.

Notes.—(1.) The said district consists of the Rotorua Acclimatization District, exclusive of Lake Taupo and all rivers and streams flowing into that lake and the Waikato River between Lake Taupo and the Huka Falls.

(2.) The open season for the Whakatane Subdistrict is from 1st October to 30th April, and for the rest of the district is from 1st November to 31st May. THE holder of this license [Name in full] of [Address], [Calling

trict is from 1st November to 31st May.

(3.) Detailed descriptions of district and subdistrict are

set out in the above-entitled regulations.

Dated at

. this day of General Manager, Department of Tourist and Health Resorts.

THIRD SCHEDULE.

WHAKATANE SUBDISTRICT.

ALL that area comprising so much of the County of Whakatane as is not comprised in the Gisborne Land District.

FOURTH SCHEDULE.

WATERS RESERVED FOR FLY-FISHING.

- (a.) THE Kaituna Stream from Lake Rotoiti to the electricpower station at the Okere Falls.
 (b.) The Tahana-atara Stream.
 - The Ohau Channel.
- (c.) Ine Unau Channel.
 (d.) Every stream, spring, or river flowing into or from Lakes Rotorua, Rotoiti, Rotoehu, Rotoma, Rotokakahi, and Tarawera, and the waters within a radius of 300 yards, shore to shore, from the centre of the meeting-line of every such stream, spring, or river, and the lake into which or out of which it flows.

which it nows.

(e.) The Waikaretaheke River.

(f.) The Hopuruahine, Mokau, and Aniwaniwa Rivers, and the waters of Lake Waikaremoana within a radius of 300 yards, shore to shore, from the respective centres of the meeting-line of each of the said rivers and the said lake.

F. D. THOMSON, Clerk of the Executive Council.

Licensing Charles West to use and occupy a Part of the Fore-shore at Helensville, Kaipara Harbour, for a Slip, Jetty, and Log-storage Site.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned, Charles West, of Helensville (who with his executors, administrators,

and assigns is hereinafter referred to as "the licensee"), has applied to the Governor-General in Council for a license under the Harbours Act, 1923 (hereinafter called "the said Act"), to occupy a part of the foreshore at Helensville, Kaipara Harbour, for a slip, jetty, and log-storage site, to be built in the position and in accordance with plan marked M.D. 6185, and deposited in the office of the Marine Department at Welling-

And whereas it has been made to appear to the Governor-General in Council that the work will not be or tend to the injury of navigation, and the said plan has, prior to the making of this Order in Council, been approved by the Governor-General in Council:

And whereas it is desirable that a license should be granted

and issued to the licensee under the said Act for the purpose aforesaid, on the terms and conditions hereinafter expressed:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the said Act, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve Executive Council of the said Dominion, doth hereby approve of the purpose or object for which the said license is required by the licensee as aforesaid; and in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the licensee to use and occupy that part of the foreshore on which the said slip, jetty, and log-storage site are to be erected, as shown on plan marked M.D. 6185 deposited as aforesaid, for the purpose of maintaining the said structures thereon, such license to be held and enjoyed by the licensee upon and subject to the terms set forth in the Schedule hereto.

SCHEDULE.

1. In these conditions the term-

"Foreshore" means such parts of the bed, shore, or banks of a tidal water as are covered and uncovered by the flow and ebb of the tide at ordinary spring tides: "Low-water mark" means low-water mark at ordinary

spring tides:

" Minister means the Minister of Marine as defined by the Shipping and Seamen Act, 1908, and includes any officer, person, or authority acting by or under the direction of such Minister.

direction of such Minister.

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to that part of the foreshore occupied by the said slip, jetty, and log-storage site, as shown on the plan marked M.D. 6185.

3. In consideration of the concessions and privileges granted by this Order in Council the licensee shall pay to the Minister the sum of £2 10s., and thereafter an annual sum of £5 in advance, payable on the 1st day of April in each year, the proportionate part of such rental in respect of the period from the date hereof until the 31st March following to be paid on the licensee being supplied with a copy of this Order in Council. in Council.

4. His Majesty or the Governor-General, and all officers in the Government service acting in the execution of their duty, shall at all times have free ingress, passage, and egress into, through, and out of the said slip, jetty, and log-storage site

without payment.

5. All persons shall, at all reasonable times, and upon pa ment of the proper dues, have free and full liberty to use the

ment of the proper dues, have free and full liberty to use the said slip, jetty, and log-storage site, and all rights of ingress and egress thereon or therefrom.

6. The licensee shall maintain the above-mentioned slip, jetty, and log-storage site in good order and repair, and shall at all times exhibit therefrom, and maintain at the licensee's own cost, suitable and necessary lights for the guidance of vessels; provided that no light shall be exhibited until after it has been approved of by the Minister.

7. The licensee shall cause the said log-storage site to be constructed as as to provide that there shall be no unnecessary

7. The licensee shall cause the said log-storage site to be constructed so as to provide that there shall be no unnecessary delay in allowing the passage of vessels and boats.

8. Any person authorized by the Minister may at all reasonable times enter upon the said slip, jetty, and log-storage site and view the state of repair thereof; and upon such Minister leaving at or posting to the last known address of the licensee in New Zealand a notice in writing of any defect or want of repair in such slip, jetty, and log-storage site, requiring the repair in such slip, jetty, and log-storage site, requiring the licensee, within a reasonable time to be therein prescribed, to repair the same, the licensee shall with all convenient speed cause such defect to be removed or such repairs to be made.

9. Nothing herein contained shall authorize the licensee to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or with any provisions of the Harbours Act, 1923, or its amendments, or any regulations made thereunder, and that are now or may hereafter be

in force.

10. The rights, powers, and privileges conferred by or under this Order in Council shall continue to be in force for fourteen

years from the date hereof, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority; and the licensee shall not assign, charge, or part with any such right, power, or privilege, without the written consent of the Minister first obtained.

the written consent of the Minister first obtained.

11. The said rights, powers, and privileges may be at any time resumed by the Governor-General, and the licensee may be required to remove the slip, jetty, and log-storage site at the licensee's cost, without payment of any compensation whatever, on giving to the licensee three calendar months' previous notice in writing. Any such notice shall be sufficient if given by the Minister and delivered at or posted to the last known address of the licensee in New Zealand.

12. The licensee shall be liable for any injury which the said slip, jetty, and storage-log site may cause any vessel or boat to sustain through any default or neglect on the licensee's

13. In case the licensee shall-

(1.) Commit or suffer a breach of the conditions herein-

(1.) Commit of such a breach of the contains hereinbefore set forth, or any of them;
(2.) Cease to use or occupy the said slip, jetty, and log-storage site for a period of thirty days;
(3.) Become bankrupt, or be brought under the operation of any law for the time being in force relating to

of any law for the time being in force relating to bankruptcy; or

(4.) Fail to pay the sums specified in clause 3 of these conditions,—

then and in any of the said cases this Order in Council, and every license, right, power, or privilege, may be revoked and determined by the Governor-General in Council without any notice to the licensee or other proceeding whatsoever; and publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice to the

publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice to the licensee, and to all persons concerned or interested, that this Order in Council, and the license, rights, and privileges thereby granted and conferred, have been revoked and determined.

14. In the event of this Order in Council being revoked for any reason whatsoever, or upon the expiry of the period for which the license is granted, the licensee shall, if required by the Minister so to do, remove the said slip and jetty entirely from the site, and restore the site to its original condition within three months from the date of revocation or expiry, as the case may be; and, if the licensee fails so to do, the Minister may cause the said slip and jetty to be removed and the site so restored, and may recover the costs incurred by the said removal and restoration from the licensee.

15. The erection of the said slip and jetty and occupation of the log-storage site shall be sufficient evidence of the acceptance by the licensee of the terms and conditions of this Order in Council.

F. D. THOMSON,

F. D. THOMSON, Clerk of the Executive Council.

Licensing the Australian Glass-manufacturers Company (Limited), of Auckland, to occupy a Part of the Foreshore and Land below Low-water Mark at Koteonopoto Spit, Parengarenga Harbour, for the Purpose of taking Sand.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS there being no Harbour Board empowered to grant the license hereinafter mentioned, the Australian Glass-manufacturers Company (Limited), Auckland (who, with its successors and assigns, is hereinafter called "the company") has applied to the Governor-General in Council for a license under the Harbours Act, 1923 (hereinafter called "the said Act"), to use and occupy a part of the foreshore and land below low-water mark at Koteonopoto Spit, Parengarenga Harbour, for the purpose of taking away the sand deposited thereon; and in accordance with the provisions of the said Act, has deposited a plan in the office of the Marine Department at Wellington (marked M.D. 6227) showing the area hatched red of foreshore and land below low-water mark intended to be occupied for such purpose:

And whereas it is desirable to grant the license applied for:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the purpose or object for which the said license is required by the company as a foresoid, and in further

approve of the purpose or object for which the said license is required by the company as aforesaid; and in further pursuance and exercise of the said power and authority, and

with the like advice and consent as aforesaid, doth hereby license and permit the company to use and occupy that part of the foreshore and land below low-water mark which is particularly shown and hatched red on the plan so deposited as aforesaid, for the purpose of taking away the sand deposited thereon, such license to be held and enjoyed by the company upon and subject to the terms and conditions set forth in the Schedule hereto.

SCHEDULE.

In these conditions the term—
 "Foreshore" means such parts of the bed, shore, or
 banks of a tidal water as are covered and uncovered
 by the flow and ebb of the tide at ordinary spring

"Low-water mark" means low-water mark at ordinary

spring tides: inister" means the Minister of Marine as defined by " Minister the Shipping and Seamen Act, 1908, and includes any officer, person, or authority acting by or under

any officer, person, or authority acting by or under the direction of such Minister.

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to the part of the foreshore and land below low-water mark necessary for the purposes hereinbefore mentioned, as shown hatched red on the plan marked M.D. 6227 and deposited in the office of the Marine Department as aforesaid.

3. In consideration of the concessions and privileges granted by this Order in Council the company shall an being emplied.

3. In consideration of the concessions and privileges granted by this Order in Council, the company shall, on being supplied with a copy thereof, pay to the Minister the sum of £2 10s., and thereafter shall deposit annually the sum of £10, to be applied as hereinafter provided, payable on the 1st day of April in each year; provided that in respect of the period from the date of this Order in Council until the 31st day of March, 1927, the amount to be deposited shall be an amount proportionate to the said period at the rate of £10 per amount, to be deposited on the company being supplied with a copy to be deposited on the company being supplied with a copy of this Order in Council.

of this Order in Council.

4. The royalty payable by the company in consideration of the concessions and privileges hereby granted shall be at the rate of 3d. per cubic yard on all sand taken. If in any year the company fails to remove any sand the deposit hereinbefore referred to shall be appropriated by the Minister as flat rental in respect of that year; but if during any year the company removes any sand the deposit shall, in proportion to the amount of sand so removed, be applied as royalty at the rates hereinbefore mentioned, but so that the minimum amount payable as combined royalty and flat rent in any the rates hereinbefore mentioned, but so that the minimum amount payable as combined royalty and flat rent in any one complete year shall be £10. All such payments shall be made to the Superintendent of Mercantile Marine at Auckland, or such other person as the Minister may direct.

5. His Majesty or the Governor-General, and all other officers in the Government service acting and in the execution of their duties, shall at all times have free ingress, passage, and egress into, through, and out of the said land without payment.

payment.

6. Nothing herein contained shall authorize the company to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs or any regulations of the Minister of Customs, or with any provisions of the Harbours Act, 1923, or its amendments, or any regulations made thereunder and that are now or may hereafter be in

7. The rights, powers, and privileges conferred by or under this Order in Council shall continue in force for the term of fourteen years computed from the date hereof, unless in the meantime such rights, powers, and privileges are altered, modified, or revoked by competent authority; and the company shall not assign, charge, or part with any such right, power, or privilege without the written consent of the Minister first obtained.

first obtained.

8. The rights, powers, and privileges hereby granted and conferred may be at any time resumed by the Governor-General without payment of any compensation whatsoever, on giving to the company three calendar months' previous notice in writing. Such notice shall be sufficient if given by the Minister and delivered at or posted to the last known registered office of the company in New Zealand.

9. The company shall keep a strictly accurate record of all sand removed, whether from above or below low-water mark, and shall submit the same for inspection immediately at the end of each month, to the Superintendent of Mercantile Marine at Auckland or such other officer as may be appointed by the Minister; and shall at the same time pay to the Superintendent, or other officer, as aforesaid the amount of royalty due to the Minister. due to the Minister.

10. In case the company shall—
1. Commit or suffer a breach of the conditions hereinbefore set forth, or any of them;

2. Be in any manner wound up or dissolved;

3. Fail to pay the sums specified in clauses 3 and 4 of these conditions.

then, and in any such case, this Order in Council, and every then, and in any such case, this Order in Council, and every license, right, power, or privilege thereby conferred, may be revoked and determined by the Governor-General in Council without any notice to the company or other proceedings whatsoever; and publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice to the company, and to all persons concerned or interested, that this Order in Council and the license, with the and revisilens thereby granted and conferred have rights, and privileges thereby granted and conferred, have been revoked and determined.

11. Payment by the company of any of the sums herein-

before mentioned shall be sufficient evidence of the acceptance by the company of the terms and conditions of this Order in

Council.

F. D. THOMSON, Clerk of the Executive Council.

Licensing Frederick Charles Aldridge, James MacKay, and Harold Odell as Trustees to use and occupy a Part of the Foreshore of Takamatua as a Site for a Wharf.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W HEREAS by Order in Council dated the first day of August, one thousand nine hundred and ten, and published in the New Zealand Gazette No. 75, of the fourth day of the same month, the management of the wharf at Takamatua, erected in accordance with plan marked M.D. 3541, deposited in the office of the Marine Department at Wellington, was vested in George Armstrong, George Phillips, and William Sunckell, as trustees for the inhabitants of the district, for a period of fourteen years from the first day of

district, for a period of fourteen years from the first day of August, one thousand nine hundred and ten, and dues and rates were prescribed for the use of the said wharf:

And whereas George Armstrong, George Phillips, and William Sunckell have left the district, and whereas Frederick Charles Aldridge, James MacKay and Harold Odell have been appointed to act as trustees for the inhabitants of the district:

And whereas the said license has expired, and the said Frederick Charles Aldridge, James MacKay, and Harold Odell as trustees for the inhabitants of the district (who with their executors, administrators, and assigns are hereinafter called "the licensees") have made application for a fresh license under the Harbours Act, 1923 (hereinafter called "the said Act"), for a further term of fourteen years, computed from the expiry of the term of the said last-mentioned license, and the expiry of the term of the said last-mentioned license, and it is expedient to grant the same for the term and subject to the conditions hereinafter expressed:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the purpose or object for which the said license is required by the licensees as aforesaid; and in further pursuance and exercise of the said power and authority, and by and with the like advice and consent as aforesaid, doth hereby license and permit the licensees to use and occupy that part of the foreshore, and of the land below low-water mark immediately contiguous thereto, which is particularly shown and delineated on the plan so deposited as aforesaid, for the purpose of using the wharf aforesaid in connection therewith, such license to be held and enjoyed by the licensees upon and subject to the terms and conditions set out in the First Schedule hereto, and doth prescribe that the dues and rates set forth in the Second Schedule hereto shall be charged and taken by the licensees for the use of the said wharf.

FIRST SCHEDULE.

 In these conditions the term—
 "Foreshore" means such parts of the bed, shore, or
 banks of a tidal water as are covered and uncovered
 by the flow and ebb of the tide at ordinary spring tides:

"Low-water mark" means low-water mark at ordinary

spring tides:
"Minister" means the Minister of Marine as defined by
the Shipping and Seamen Act, 1908, and includes
any officer, person, or authority acting by or under the direction of such Minister.

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to the part of the foreshore and the land below low-water mark adjacent thereto necessary for the maintenance of the wharf, as shown on the plan marked M.D. 3541 and deposited in the office of the Marine Department as aforesaid.

3. In consideration of the concessions and privileges granted 3. In consideration of the concessions and privileges granted by this Order in Council the licensees shall pay to the Minister an annual sum of £1 in advance, payable on the 1st day of April in each year. The proportionate part of such rental in respect of the period from the 1st day of August, 1926, to the 31st day of March, following, to be paid on the licensees being supplied with a copy of this Order in Council.

4. All persons shall at all reasonable times, upon payment of the proper dues, have free and full liberty to use the said wharf, and all rights of ingress and eggress thereon and there.

wharf, and all rights of ingress and egress thereon and there-

from.

His Majesty or the Governor-General, and all officers in

the Government service acting in the execution of their duty, shall at all times have free ingress, passage, and egress into, through, and out of the said wharf without payment.

6. The licensees shall maintain the said wharf in good order and repair; and shall at all times exhibit therefrom, and maintain at the licensees' own cost, suitable and necessary withts for the guidance of vessels, a provided that a light shall lights for the guidance of vessels; provided that no light shall be exhibited until after it has been approved of by the Minister.
7. Any person authorized by the Minister may, at all reason-

able times, enter upon the said wharf, and view the state of repair thereof; and upon such Minister leaving or posting to the last known address of the licensees in New Zealand a notice in writing of any defect or want of repair in such wharf, requiring the licensees within a reasonable time, to be therein prescribed, to repair the same, the licensees shall with all convenient speed cause such defect to be removed or such repairs to be made.

8. Nothing herein contained shall authorize the licensees to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or any regulations of the Minister of Customs, or with any provisions of the Harbours Act, 1923, or its amendments, or any regulations made there-

under, and that are now or may hereafter be in force.

9. The ballast of all vessels loading at the said wharf shall be taken away by the licensees and deposited above high-water

mark, or at such place as may be approved of by the Minister, or by any person appointed by the Minister for that purpose.

10. The rights, powers, and privileges conferred by or under this Order in Council shall continue in force for the term of fourteen years, computed from the 1st day of August, 1924, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority; and the licensees shall not assign, charge, or part with any such right, power, or privilege without the previous written consent of the Minister first obtained.

11. The said rights, powers, and privileges may be at any time resumed by the Governor-General, without payment of any compensation whatever, on giving to the licensees three calendar months' previous notice in writing. Any such notice shall be sufficient if given by the Minister, and delivered at or posted to the last known address of the licensees in New Zealand.

12. The licensees shall be liable for any injury which any structure on the said premises may cause any vessel or boat to sustain through any default or neglect on the part of the

13. In case the licensees shall-

(1.) Commit or suffer a breach of the conditions hereinbefore set forth, or any of them;

(2.) Cease to use or occupy the said wharf for a period of thirty days;

(3.) Become bankrupt, or be in any manner brought under the operation of any law for the time being in force relating to bankruptcy; or

(4.) Fail to pay the sums specified in clause 3 of these con-

ditions,

then and in any such case this Order in Council, and every license, right, power, or privilege thereby conferred, may be revoked and determined by the Governor-General in Council without any notice to the licensees or other proceeding what-soever; and publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice to the licensees and to all persons concerned or interested, that this Order in Council, and the license, right, and privileges thereby granted and conferred, have been revoked and determined.

14. In the event of this Order in Council being revoked for any reason whatsoever, or upon the expiry of the period for which the license is granted, the licensees shall, if required by the Minister so to do, remove the said wharf entirely from the site and restore the site to its original condition within three months from the date of revocation or expiry, as the case may be; and if the licensees fail so to do, the Minister may cause the said wharf to be removed and the site so restored, and may recover the costs incurred by the said removal and restoration from the licensees.

SECOND SCHEDULE.

WHARFAGE DUES.

On all goods and merchandise no	ot othe	rwise spec	aned,	s.	d.
weight, or measurement, per to	n			1	8
Minimum charge				0	2
Cheese, fruit, and grass-seed, per	ton			1	0
Minimum charge				0	2
Dressed timber, doors, mouldings	(T. ar	d G. or p	lain),		
per 100 ft. superficial	`			0	4
Firewood, per cord				1	0
Posts and rails, per hundred				1	6
Roofing-shingles, per thousand	• •			0	4
Palings, per hundred				0	6
Timber (rough sawn), piles, and so	uared !	logs, per 1	00 ft.		
superficial	٠			0	2
Horses and cattle, each				2	6
Calves, one year old and over, ea	ch			1	2
Calves under one year old, shee	p. lam	bs. goats.	. and		
pigs, per score (20)	1,	,		3	4
Minimum charge, each				0	6
Carts and drays, each				2	6
Carriages, two-wheeled, each				2	6
Carriages, four-wheeled, each				5	0
Wool or sheep-skins, in bales, per	bale			ö	4
Coal, per ton				ì	0
Sand and gravel, per cubic yard				ō	6
Numer and States, ber capite Jura	• •	• •	• •		•

RESHIPMENTS.

When any goods which have already paid wharfage dues at Akaroa are reshipped, no charge whatever shall be made for outward wharfage: Provided that when such goods are reshipped a declaration shall be forwarded with the waybill that such goods have paid wharfage, and stating the date when, and by whom, and in what ship such goods were imported.

STORAGE.

Rent on	all good	s stored,	at p	er ton, per we	ek or pa	rt of	s.	d.
a wee	k, weigh	t or meas	urer	nent			1	8
	nimum cl						0	3
Wool or	sheep-s	kins, per	bale	, for a week	or part	of a		
week	-						0	3
Free	storage	allowed	for	twenty-four	hours.	All	goo	ds

stored to be at risk of consignee.

BERTHAGE

DERTHAGE.		
On every steamer or sailing-vessel under 100 tons register hauling alongside the wharf, per ton register,		
per day or part of a day	0	$0\frac{1}{2}$
On every steamer or sailing-vessel of and over 100 tons		_
register, for the first 100 tons register, per ton per		
day or part of a day	0	$0\frac{1}{2}$
Ditto, for every ton after the first 100 tons register,		
per day or part of a day	0	$0\frac{1}{8}$
Minimum charge for any vessel, per day or part of a day	1	0
F. D. THOMSON,		
Clerk of the Executive Cou	ınci	1.

Vesting a Cemetery Reserve in the Castlepoint County Council.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the land described in the Schedule hereto has been duly set apart as a site for a public cemetery:
And whereas, in the opinion of the Governor-General, it is
expedient to vest the said reserve in the Chairman, Councillors,
and Inhabitants of the County of Castlepoint:

Now, therefore, His Excellency the Governor-General of
the Dominion of New Zealand, acting by and with the advice
and consent of the Executive Council of the said Dominion,

and in exercise of the powers and authorities conferred upon him by section four of the Public Reserves and Domains Act, 1908, doth hereby declare that, from and after the day of the date hereof, the reserve described in the Schedule hereto shall become vested in the Chairman, Councillors, and Inhabitants of the County of Castlepoint, in trust, as a site for a public cemetery.

SCHEDILE

ALL that area in the Wellington Land District, containing by admeasurement I acre I rood 30 perches, more or less, situated in Block XII, Mangapakeha Survey District, and being part of Section 508 of the Whareama Block. Bounded towards of Section 508 of the Whareama Block. Bounded towards the north-east, north-west, and south-west by other parts of Section 508, for distances of 238.5 links, 476.4 links, and 385.8 links respectively; and towards the south-east by the Tinui-Castlepoint Road, 456.5 links and 10.9 links. As the same is more particularly delineated on plan numbered 71/3, deposited in the Wellington District Office, Department of Lands and Survey, and thereon bordered red.

F. D. THOMSON, Clerk of the Executive Council.

Extending Prohibition of Alienation of certain Native Lands other than Alienation in favour of the Crown.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present .

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

ON the recommendation of the Native Land Purchase Board, referred to in section three hundred and sixty-three of the Native Land Act, 1909, and in exercise of the power in this behalf conferred upon him by that section, and by section one hundred and eleven of the Native Land Amendby section one hundred and eleven of the Native Land Amendment Act, 1913 (as amended by section eight of the Native Land Amendment and Native Land Claims Adjustment Act, 1916), His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council thereof, doth hereby extend for a further period of two years the Order in Council dated the fifteenth day of October, one thousand nine hundred and twenty-five, and gazetted the twenty-second day of October, one thousand nine hundred and twenty-five, prohibiting all alienation of the land specified in the Schedule hereto, other than alienation on favour of the Crown.

SCHEDULE.

ROTOMAHANA-PAREKARANGI 6A Section 2 No. 1B Block, Tarawera Survey District: Approximate area, 1,510 acres.

F. D. THOMSON, Clerk of the Executive Council.

Extending Prohibition of Alienation of certain Native Lands other than Alienation in favour of the Crown.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present .

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N the recommendation of the Native Land Purchase Board, referred to in section three hundred and sixty-Board, referred to in section three hundred and sixty-three of the Native Land Act, 1909, and in exercise of the power in this behalf conferred upon him by that section, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council thereof, doth hereby extend for a further period of six months the Order in Council dated the sixth day of October, one thousand nine hundred and twenty-five, and gazetted the fifteenth day of October, one thousand nine hundred and twenty-five, prohibiting all alienation of the land specified in the Schedule hereto, other than alienation in favour of the Crown.

SCHEDULE.

TARAWERA SURVEY DISTRICT.

Approximate Area Block. ROTOMAHANA-PAREKARANGI No. 6L No. 2B No. 1 89 0 0 0 No. 6L No. 2B No. 3 13 0 0 F. D. THOMSON, Clerk of the Executive Council.

Extending Prohibition of Alienation of certain Native Lands other than Alienation in favour of the Crown.

CHARLES FERGUSSON, Governor-General, ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N the recommendation of the Native Land Purchase Board, referred to in section three hundred and sixty-three of the Native Land Act, 1909, and in exercise of the power three of the Native Land Act, 1909, and in exercise of the power in this behalf conferred upon him by that section, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council thereof, doth hereby extend for a further period of six months the Order in Council dated the sixth day of October, one thousand nine hundred and twenty-five, and gazetted on the fifteenth day of October, one thousand nine hundred and twenty-five, prohibiting all alienation of the land specified in the Schedule hereto, other than alienation in favour of the Crown.

SCHEDULE.

COROMANDEL AND HASTINGS SURVEY DISTRICTS.

			D1.	-1-				A)	pproxin	aate	a Ar	e
			Blo	CK.				_	Α,	R.	Ρ.	
Manaia	lв	and	$2\mathbf{B}$	Section	E :	No.	2a		666	0	21	
,,	lв	and	$2\mathbf{B}$	Section	E :	No.	$2\mathbf{B}$		246	1	32	
,,	lв	and	$2\mathbf{B}$	Section	E :	No.	2c		272	1	6	
,,	1в	and	$2\mathbf{B}$	Section	E :	Ñο.	2^{D}		199	3	9	
,,	10	and	2p	Section	2.1	V۸	2г		2.042	1	12	

F. D. THOMSON, Clerk of the Executive Council.

Declaring a Native to be a European.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section seventeen of the Native Land Amendment Act, 1912, it is enacted that the Governor-General may by Order in Council, on the recommendation of the Native Land Court, declare any Native to be a European:

And whereas Meri Monckton, of Hamilton, being a Native within the meaning of the Native Land Act, 1909, applied in

the prescribed form for a recommendation of the Court that she might be declared a European:

And whereas the said Court, having duly inquired into the said application, has recommended that an Order in Council be issued declaring the said Meri Monckton to be a European:

And whereas it is expedient that such declaration should be made:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authority conferred on him by section seventeen of the Native Land Amendment Act, 1912, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby declare the said Meri Monckton to be a European.

F. D. THOMSON, Clerk of the Executive Council.

Prohibiting all Alienation of certain Native Land other than Alienation in favour of the Crown.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

O^N the recommendation of the Native Land Purchase Board, referred to in section three hundred and sixty-three of the Native Land Act, 1909, and in exercise of the power in this behalf conferred upon him by that section, His Excellency the Governor-General of the Dominion of New

Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prohibit, for the period of one year from the date of this Order in Council, all alienation of the Native lands specified in the Schedule hereto other than alienation in favour of the Crown.

SCHEDILE

WAIRERE SURVEY DISTRICT.

Name of B	lock.			App		nate R.	Area.
.Матамата Noi	ктн 1а				91	2	
,,	1B 1				77	1	14
,,	1B 2				68	3	0
,,	1в 3				91	2	26
,,	1D 2			• •	86	1.	4
		Cler	F. D. T k of the H				ncil.

Prohibiting all Alienation of certain Native Land other than Alienation in favour of the Crown.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

() N the recommendation of the Native Land Purchase Board, referred to in section three hundred and sixty-three of the Native Land Act, 1909, and in exercise of the power in this behalf conferred upon him by that section, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prohibit, for the period of one year from the date of this Order in Council, all alienation of the Native lands specified in the Schedule hereto other than alienation in favour of the Crown.

SCHEDULE

TUKAHUE SURVEY DISTRICT.

				Anı	rovin	na fi	e Area.
Name of	Block.			Ap	A.	R	P.
PUKEPOTO	4 A	 			129	õ	ö
,,	4 B	 		• •	222	0	0
,,	4c	 			165	3	0
,,	5A	 			143	0	0
,,	5в 1	 • • •			44	2	22
,,	5в 2	 			79	1	18
			F. D.	гном	SON,		
		Clerk	of the	Execut	tive C	ou	ncil.

Prohibiting all Alienation of certain Native Land other than Alienation in favour of the Crown.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N the recommendation of the Native Land Purchase N the recommendation of the Native Land Purchase Board, referred to in section three hundred and sixty-three of the Native Land Act, 1909, and in exercise of the power in this behalf conferred upon him by that section, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prohibit, for the period of one year from the date of this Order in Council all alienation of the Native lands specified in the Schedule herete other than alienation in favour of the Crown. Schedule hereto other than alienation in favour of the Crown.

SCHEDULE.

WHAINGAROA SURVEY DISTRICT.

37	- 4 Di b		App	roxin	ate	e Area.	
Name	of Block.			A.	R.	P.	
WAIPA Lot	73в No. 1	 		19	2	17	
,,	73c No. 1a	 		78	1	30	
,,	73c Sec. 1B	 		19	2	28	
,,	74B No. 2B	 		257	2	13	
		T7 T)	mitton	faon.	т		

F. D. THOMSON, Clerk of the Executive Council.

The North-eastern Side of Portion of Rankin Street, in the City of Wellington, exempted from the Provisions of Section 11/of the Public Works Act, 1908, subject to a Condition as to the Building-line.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Wellington City Council on the sixth day of May, one thousand nine hundred and twenty-six, viz.:—

"The Wellington City Council, being the local authority having control of the streets in the City of Wellington, hereby declares that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to the north-eastern side of all that portion of Rankin Street (formerly called Beauchamp Street) beginning at its junction with Pitt Street and extending for a distance of 100 links, being the portion of road fronting Lot 4 (D.P. 812), part Section 1, Harbour District, Block VI, Port Nicholson Survey District"; subject to the condition that no building or part of a building shall at any time be erected on the land fronting the north-

shall at any time be erected on the land fronting the north-eastern side of the portion of Rankin Street (described in the Schedule hereto), within a distance of twenty-five feet from the centre-line of the said portion of street.

SCHEDULE.

The north-eastern side of all that portion of street situated in the Wellington Land District, City of Wellington, known as Rankin Street, fronting Lot 4, D.P. 812. As the said portion of street is more particularly delineated on the plan marked P.W.D. 66185 deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red thereon coloured red.

F. D. THOMSON, Clerk of the Executive Council.

(P.W. 51/960.)

The South-western Side of Portion of Railway Terrace, in the City of Christchurch, exempted from the Provisions of Section 117 of the Public Works Act, 1908, subject to a Condition as to the Building-line.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Christchurch City Council on the sixteenth day of August, one thousand nine hundred and twenty-six, viz.:—

"The Christchurch City Council, being the local authority having control of Railway Terrace in the City of Christchurch, hereby declares that section one hundred and seventeen of the Public Works Act, 1908, shall not apply to that part of the said street fronting Lot 18 (D.P. 568) and Lot 5 (D.P. 1300), part R.S. 96, being part of the land comprised in certificate of title, Volume 372, folio 232"; subject to the condition that no building or part of a building shall at any time be erected on the land fronting the southwestern side of the portion of Railway Terrace (described in the Schedule hereto), within a distance of sixty-six feet from the north-eastern boundary of the said portion of street.

SCHEDULE.

THE south-western side of all that portion of street situated in the Canterbury Land District, City of Christchurch, known as Railway Terrace, fronting Lot 18 (D.P. 568) and Lot 5

(D.P. 1300), part R.S. 96. As the same is more particularly delineated on the plan marked P.W.D. 66953, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured pink.

F. D. THOMSON, Clerk of the Executive Council.

(P.W. 51/958.)

Prescribing the Rate of Interest that may be paid by the Amuri County Council in respect of a Loan of £4,200 authorized to be raised for the Purpose of providing the Half-cost of the Erection of Mason Bridge and Approaches.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, Whereas by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwith-standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part, thereof has not determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Amuri County Council has been authorized to borrow the sum of four thousand two hundred pounds for the purpose of providing the half-cost of the erection of Mason Bridge and approaches:

And whereas the Minister of Finance has given his precedent

consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money

it is desired that the rate of interest at which the money may be borrowed be not exceeding six per centum per annum: Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Amuri County Council in respect of the said loan of four thousand two hundred pounds shall be a rate not exceeding six per centum per pounds shall be a rate not exceeding six per centum per annum, and the said Amuri County Council is hereby autho-rized to borrow the said sum of four thousand two hundred pounds accordingly.

F. D. THOMSON, Clerk of the Executive Council.

Prescribing the Term for which the Auckland City Council may borrow the Sum of £100,000 authorized to be raised for reconstructing and renewing Tramway-tracks for the Purpose of providing Relief-works for Unemployed, and also the Rate of Interest payable thereon.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwithstanding anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the of interest, or for such term, as may be prescribed by the Governor-General by Order in Council.

And whereas the Auckland City Council has been autho-

rized to borrow the sum of one hundred thousand pounds for reconstructing and renewing tramway-tracks for the purpose of providing relief-works for unemployed;

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the term for which the money may be bor-

it is desired that the term for which the money may be borrowed be thirty-three years, and the rate of interest payable thereon be not exceeding six per centum per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the term for which the Auckland City Council may borrow the said sum of one hundred thousand pounds shall be thirty-three years, and the rate of interest that may be paid thereon shall be a rate not exceeding six per centum per annum, and the said Auckland City Council is hereby authorized to borrow the said sum of one hundred thousand pounds accordingly. ingly.

F. D. THOMSON, Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Christ-church City Council in respect of a Loan of £1,700 authorized to be raised for the Completion of Waterworks in the North Linwood and Avonside Special-rating Area.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwithof law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate

Governor-General by Order in Council:

And whereas the Christchurch City Council has been authorized to borrow the sum of seventeen thousand pounds for waterworks in the North Linwood and Avonside Specialisting Area, and is now desirant of howevering an additional rating Area, and is now desirous of borrowing an additional sum of one thousand seven hundred pounds under the autho-rity of section eighteen of the Local Bodies' Loans Act, 1913,

for the purpose of completing the undertaking:
And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money may be borrowed be not exceeding five and three-quarters per

centum per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Christchurch City Council in respect of the said loan of one thousand seven hundred pounds shall be a rate not exceeding five and three-quarters per centum per annum, and the said Christchurch City Council is hereby authorized to borrow the said sum of one thousand seven hundred nounds accordingly. is hereby authorned vo consistency seven hundred pounds accordingly.

F. D. THOMSON,

Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Clutha River Board in respect of a Loan of £10,000 authorized to be raised for the Purposes set out in the Clutha River Board Empowering Act, 1923.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926. 222 23

Present

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. WHEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwith-standing anything to the contrary in any Act or in any rule

of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Clutha River Board has been authorized to borrow the sum of ten thousand pounds for the purposes set out in the Clutha River Board Empowering Act, 1923:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money may be borrowed be not exceeding six per centum per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Clutha River Board in respect of the said loan of ten thousand pounds shall be a rate not exceeding six per centum per annum, and the said Clutha River Board is hereby authorized to borrow the said sum of ten thousand pounds accordingly.

F. D. THOMSON, Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Hungato be raised for the Purpose of completing the Construction of Drainage-works.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

THEREAS by section eleven of the Finance Act, 1921. and its amendments, it is provided that, notwithstanding anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Hungahunga Drainage Board has been authorized to borrow the sum of two thousand seven hundred pounds for the construction of drainage-works, and is now desirous of borrowing an additional sum of two hundred and seventy pounds under the authority of section eighteen of the Local Bodies' Loans Act, 1913, for the purpose of completing the undertaking:

And whereas the Minister of Finance has given his pre-cedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money may be borrowed be not exceeding six per centum per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Hungahunga Drainage Board in respect of the said loan of two hundred and seventy pounds shall be a rate not exceeding six per centum per annum, and the said Hungahunga Drainage Board is hereby authorized to borrow the said sum of two hundred and seventy pounds accordingly.

F. D. THOMSON, Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Invercargill Borough Council in respect of a Loan of £9,150 being the Balance of a Loan of £12,500 authorized to be raised for providing Public Swimming-baths.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL

At the Government House at Wellington, this 13th day of September, 1926

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921. and its amendments, it is provided that, notwith-VV and its amendments, it is provided that, notwith-standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the

Governor-General by Order in Council:

And whereas the Invercargill Borough Council has been authorized to borrow the sum of twelve thousand five hundred pounds for providing public swimming-baths, and is now desirous or raising the sum of nine thousand one hundred and fifty nounds have the behave of twelve thousand. fifty pounds, being the balance of the loan of twelve thousand five hundred pounds:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money may be borrowed be not exceeding five and three-quarters per

centum per annum:

Now, therefore, His Excellency the Governor-General of the Now, therefore, his excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Invercargill Borough Council in respect of the said loan of nine thousand one hundred and fifty rounds shall be a rate not exceeding five and three fifty pounds shall be a rate not exceeding five and three-quarters per centum per annum, and the said Invercargill Borough Council is hereby authorized to borrow the said sum Borough Council is hereby authorized to borrow the said sum of nine thousand one hundred and fifty pounds accordingly.

F. D. THOMSON,

Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Kiwitea County Council in respect of a Loan of £275 authorized to be raised for widening and metalling a Portion of the Upper

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present ·

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwithstanding anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howseever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent genesant of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Kiwitea County Council has been authorized to borrow the sum of two hundred and seventy-five pands for widening and metalling a portion of the Upper HEREAS by section eleven of the Finance Act, 1921,

pounds for widening and metalling a portion of the Upper Mania Road:

And whereas the Minister of Finance has given his precedent consent as required by the above recited section eleven, and it is desired that the rate of interest at which the money may

be borrowed be not exceeding six per centum per annum:

Now, therefore, His Excellency the Governor-General of the
Dominion of New Zealand, in pursuance and exercise of the

power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Kiwitea County Council in respect of the said loan of two hundred and seventy-five pounds shall be a rate not exceeding six per centum per annum, and the said Kiwitea County Council is hereby authorized to borrow the said sum of two hundred and seventy-five pounds accordingly.

F. D. THOMSON, Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Kiwitea County Council in respect of a Loan of £2,500 authorized to be raised for providing the Council's Share of the Cost of renewing Spans of the Vinegar Hill Bridge.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, W and its amendments, it is provided that, notwith-standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Kiwitea County Council has been authorized to borrow the sum of two thousand five hundred pounds for providing the Council's share of the cost of renewing spans of the Vinegar Hill Bridge:

And whereas the Minister of Finance has given his precedent

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money may

It is desired that the rate of interest at which the money may be borrowed be not exceeding six per centum per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Kiwitea County Council in respect of the said loan of two thousand five hundred pounds shall be a rate not exceeding six per centum per annum and shall be a rate not exceeding six per centum per annum, and the said Kiwitea County Council is hereby authorized to borrow the said sum of two thousand five hundred pounds accordingly.

> F. D. THOMSON, Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Kiwitea County Council in respect of a Loan of £150, authorized to be raised for trimming and metalling a Portion of Conspicuous Road.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, HEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwithstanding anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Kiwitea County Council has been authorized to borrow the sum of one hundred and fifty pounds for trimming and metalling a portion of Conspicuous Road:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money may be borrowed be not exceeding six per centum per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand. in pursuance and exercise of the

Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Kiwitea County Council in respect of the said loan of one hundred and fifty pounds shall respect of the said half of the full three and the pounds shall be a rate not exceeding six per centum per annum, and the said Kiwitea County Council is hereby authorized to borrow the said sum of one hundred and fifty pounds accordingly.

F. D. THOMSON, Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Mount Roskill Road Board in respect of a Loan of £5,500 autho-rized to be raised for the Purchase and Erection of a Stone-crushing Plant.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, W and its amendments, it is provided that, notwith-standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate

sucn amount thereot as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Mount Roskill Road Board has been authorized to borrow the sum of five thousand five hundred pounds for the purchase and erection of a stone-crushing relant.

plant :

And whereas the Minister of Finance has given his precedent consent as required by the above recited section eleven, and it is desired that the rate of interest at which the money may be borrowed be not exceeding five and three-quarters per

centum per annum:
Now, therefore, His Excellency the Governor-General of the Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Mount Roskill Road Board in respect of the said loan of five thousand five hundred pounds shall be a rate not exceeding five and three-quarters per centum per annum, and the said Mount Roskill Road Board is hereby authorized to borrow the said sum of five thousand five hundred pounds accordingly. thousand five hundred pounds accordingly.

F. D. THOMSON, Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Mount Roskill Road Board in respect of a Loan of £14,800 autho-rized to be raised for the Purpose of concreting Dominion

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwithstanding anything to the contrary in any Act or in any rule

of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate

Governor-General by Order in Council:

And whereas the Mount Roskill Road Board has been authorized to borrow the sum of fourteen thousand eight hundred pounds for the purpose of concreting Dominion

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money may be borrowed be not exceeding five and three-quarters per

centum per annum:

Now, therefore, His Excellency the Governor-General of the Now, therefore, his Excenency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Mount Roskill Road Board in respect of the said loan of fourteen thousand eight hundred pounds shall be a rate not exceeding five and three-quarters per centum per annum, and the said Mount Roskill Road Board is hereby authorized to borrow the said sum of fourteen thousand eight hundred pounds accordingly.

F. D. THOMSON, Clerk of the Executive Council.

Prescribing the Term for which the Palmerston North Borough for completing the Establishment of a Cemetery, and also the Rate of Interest payable thereon.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwithstanding anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Palmerston North Borough Council has been authorized to borrow the sum of six thousand five hundred pounds for the purchase of a site for a cemetery, and is now desirous of borrowing an additional sum of six hundred and fifty pounds, under the authority of section eighteen of the Local Bodies' Loans Act, 1913, for the purpose of completing the undertaking: THEREAS by section eleven of the Finance Act, 1921,

of completing the undertaking:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the term for which the money may be borrowed be eighteen years and eight months, and the rate of interest payable thereon be not exceeding six per centum

per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the term for which the Palmerston North Borough Council may borrow the said sum of six hundred and fifty pounds shall be eighteen years and eight months, and the rate of interest that may be paid thereon shall be a rate not exceeding six per centum per annum, and the said Palmerston North Borough Council is hereby authorized to borrow the said sum of six hundred and fifty pounds accordingly.

F. D. THOMSON, Clerk of the Executive Council.

Prescribing the Term for which the Petone Borough Council may borrow the Sum of £8,000 authorized to be raised for Surface-drainage Works, and also the Rate of Interest payable thereon.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, WHEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwithstanding anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Petone Borough Council has been autho-

rized to borrow the sum of eight thousand pounds for surface

drainage works:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the term for which the money may be borrowed be thirty-six years, and the rate of interest payable

thereon be not exceeding six per centum per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the term for which the Petone Borough Council may borrow the said sum of eight thousand pounds shall be thirty-six years, and the rate of interest that may be paid thereon shall be a rate not exceeding six per centum per annum, and the said Petone Borough Council is hereby authorized to borrow the said sum of eight thousand pounds accordingly.

F. D. THOMSON, Clerk of the Executive Council.

Prescribing the Term for which the Piako County Council may borrow the Sum of £1,450 authorized to be raised for the Purpose of metalling a Portion of the Tahuna-Morrinsville Road, and also the Rate of Interest payable thereon.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, HEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwithstanding anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise however, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the

Governor-General by Order in Council:

And whereas the Piako County Council has been authorized to borrow the sum of one thousand four hundred and fifty pounds for the purpose of metalling a portion of the Tahuna-

Morrinsville Road :

Morrinsville Road:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the term for which the money may be horrowed be twenty years, and the rate of interest payable thereon be not exceeding six per centum per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive

Council of the said Dominion, doth hereby prescribe that the term for which the Piako County Council may borrow the said sum of one thousand four hundred and fifty pounds shall be twenty years, and the rate of interest that may be paid thereon shall be a rate not exceeding six per centum per annum, and the said Piako County Council is hereby authorized to borrow the said sum of one thousand four hundred and fifty pounds accordingly.

F. D. THOMSON, Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Tamaki Road Board in respect of a Loan of £2,000 authorized to be raised for the Purpose of providing Relief-works for Unemployed.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS by section eleven of the Finance Act, 1921. And its amendments, it is provided that, notwith-standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the

such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Tamaki Road Board has been authorized to borrow the sum of two thousand pounds for the purpose of providing relief-works for unemployed:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money may be borrowed be not exceeding six per centum per appum.

and it is desired that the rate of interest at which the money may be borrowed be not exceeding six per centum per annum: Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Tamaki Road Board in respect of the said loan of two thousand pounds shall be a rate not exceeding six per centum per annum and the said rate not exceeding six per centum per annum, and the said Tamaki Road Board is hereby authorized to borrow the said sum of two thousand pounds accordingly.

F. D. THOMSON Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Tamaki Road Board in respect of a Loan of £475 authorized to be raised for completing the Erection of Offices, Fire-station, and Public Bathing-shed.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwith-standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized to borrow money, whether pursuant to a roll of authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance; borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Tamaki Road Board has been authorized to borrow the sum of four thousand seven hundred and fifty pounds for the erection of new offices, fire-station, and public

bathing-shed, and is now desirous of borrowing an additional sum of four hundred and seventy-five pounds under the authority of section eighteen of the Local Bodies' Loans Act,

authority of section eighteen of the Local Bodies Loans Act, 1913, for the purpose of completing the undertaking:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money

and it is desired that the rate of interest at which the money may be borrowed be not exceeding six per centum per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exericse of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Tamaki Road Board in respect of the said loan of four hundred and seventy-five pounds shall be a rate not exceeding six per centum per pounds shall be a rate not exceeding six per centum per annum, and the said Tamaki Road Board is hereby authorized to borrow the said sum of four hundred and seventy-five pounds accordingly.

F. D. THOMSON, Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Tamaki Road Board in respect of a Loan of £100,000 authorized to be raised for the Purpose of constructing a Waterfront Road from the Road District to Auckland.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL,

THEREAS by section eleven of the Finance Act, 1921, HEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwith-standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Tamaki Road Board has been authorized

to borrow the sum of one hundred thousand pounds for the purpose of constructing a waterfront road from the road district to Auckland:

And whereas the Minister of Finance has given his pre-cedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money may be borrowed be not exceeding six per centum

per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Tamaki Road Board in respect of the said loan of one hundred thousand pounds shall be a rate not exceeding six per centum per pounds shall be a rate not exceeding six per centum per annum, and the said Tamaki Road Board is hereby authorized to borrow the said sum of one hundred thousand pounds accordingly.

F. D. THOMSON, Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Tararua Electric-power Board in respect of a Loan of £5,000, being a Further Portion of a Loan of £200,000 authorized to be raised for Electric Works.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present .

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwith-standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate

such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Tararua Electric-power Board has been authorized to borrow the sum of two hundred thousand pounds for electric works, and is now desirous of raising the sum of five thousand pounds, being a further portion of the loan of two hundred thousand pounds:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money may be borrowed be not exceeding six per centum per annum:

per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Tararua Electric-power Board in respect of the said loan of five thousand pounds abell he a rate not avending air representation. pounds shall be a rate not exceeding six per centum per annum, and the said Tararua Electric-power Board is hereby authorized to borrow the said sum of five thousand pounds accordingly.

F. D. THOMSON, Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Waikato County Council in respect of a Loan of £500, being a Portion of a Loan of £11,300 authorized to be raised for forming and metalling Roads in the Huntly Riding.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

THEREAS by section eleven of the Finance Act, 1921, w and its amendments, it is provided that, notwith-standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the late Huntly Road Board was authorized to borrow the sum of eleven thousand three hundred pounds for forming and metalling roads in the district, and has

for forming and metalling roads in the district, and has raised ten thousand pounds of the said eleven thousand three

hundred pounds:

And whereas the Waikato County Council, into whose county the road district is now merged, is desirous of borrowing the sum of five hundred pounds, being a further portion of the said loan of eleven thousand three hundred pounds:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money may be borrowed be not exceeding six per centum per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Waikato County Council in respect of the said loan of five hundred pounds shall be a rate not exceeding six per centum per annum, and the said Waikato County Council is hereby authorized to borrow the said sum of five hundred pounds accordingly.

F. D. THOMSON, Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Whangarei Borough Council in respect of a Loan of £4,000 authorized to be raised for the Purpose of providing Reliefworks for Unemployed.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of September, 1926.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, HEREAS by section eleven of the Finance Act, 1921, standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate

such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council.

And whereas the Whangarei Borough Council has been authorized to borrow the sum of four thousand pounds for the purpose of providing relief-works for unemployed:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money may be borrowed be not exceeding six per centum

per annum: Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Whangarei Borough Council in respect of the said loan of four thousand pounds shall be a rate not exceeding six per centum per annum, and the said Whangarei Borough Council is hereby authorized to borrow the said sum of four thousand pounds

accordingly.

F. D. THOMSON, Clerk of the Executive Council.

Vesting the Control of a Scenic Reserve in the Rangitikei County. Council.

CHARLES FERGUSSON, Governor-General.

In pursuance and exercise of the powers and authorities conferred upon him by section thirteen of the Scenery Preservation Act, 1908 (hereinafter referred to as "the said Act"), His Excellency the Governor-General of the Dominion of New Zealand doth hereby vest the control of the scenic reserve described in the Schedule hereto (being land reserved under the said Act) in the Rangitikei County Council, subject with the respiratory president acts in the said service.

under the said Act) in the rangitude country country, subject to the conditions hereinafter contained, that is to say:—

1. The period for which the control of the reserve is hereby vested shall be three years from the date hereof, unless the reservation is previously altered or revoked under the said

Act.

2. The said Council shall prepare a report each year ending on the thirty-first day of March, together with a statement of

Such report and statement shall be sent to the Minister charged with the administration of the said Act as soon as

ossible after the close of the year.

3. The said Council shall control the said reserve in accordance with the provisions of the said Act and of the regulations made thereunder.

SCHEDULE.

SILVERHOPE SCENIC RESERVE.—WELLINGTON LAND DISTRICT.

SECTION 3, Block VI, Ongo Survey District: Area, 18 acres 1 rood 27 perches.

s witness the hand of His Excellency the Governor-General, this 13th day of September, 1926.

A. D. McLEOD, Minister in Charge of Scenery Preservation.

Vesting the Control of a Scenic Reserve in the Ruapekapeka
Pa Scenic Board.

CHARLES FERGUSSON, Governor-General.

In pursuance and exercise of the powers and authorities aconferred upon him by section thirteen of the Scenery Preservation Act, 1908, His Excellency the Governor-General of the Dominion of New Zealand doth hereby vest the control of the reserve described in the Schedule hereto (being land reserved under the said Act), for the period of five years from the date hereof (unless previously altered or revoked under the said Act) in the undermentioned persons, namely:—

Ernest Holmes Blundell, Harry Clough Blundell, Enoch Doel, Charles Seorim Goodhue, John Alexander Lindsay Hall, Horace Leonard Irving, Charles Fredrick Chipman Miller, Albert Henry Morgan, and The Hon. Vernon Herbert Reed, M.L.C.,

who are hereby constituted for that purpose a special Board by the name of the Ruspekapeka Pa Scenic Board (herein referred to as "the Board"), in trust, for the preservation of scenery, and with the powers and subject to the conditions hereinafter contained, that is to say,

1. The Board shall meet for the transaction of business on the fourth Monday in the months of January, April, July, and one rourth monday in the months of January, April, July, and October in each year, at four o'clock p.m., at the Bay of Islands Newspaper Company's Office, Kawakawa, or at such other time or place as may from time to time be fixed by the Board. The first meeting shall be held on Monday, the twenty-fifth day of October, one thousand nine hundred and twenty-six

twenty-nix.

2. The members of the Board shall at their first meeting, and thereafter at the annual meeting hereinafter provided, elect one of themselves to be Chairman, who may join in the discussion, and shall have an original as well as a casting

vote.

3. Special meetings may be convened by the Chairman, provided that two days' notice of such meeting is given to each member, specifying the business to be transacted at such special meeting; and no other business than that so specified shall be transacted at such meeting.

4. Any five members of the Board shall form a quorum. Any meeting may be adjourned from time to time.

5. All questions shall be determined by the majority of votes of the members of the Board present at the meeting.

6. If at any meeting the Chairman is not present at the time appointed for holding the same, the members present shall choose one of their number to be Chairman for such meeting.

7. If, by resignation, death, incapacity, or otherwise, the seat of any member shall be or become vacant, or if any member absents himself, without reasonable cause, from three consecutive meetings of the Board, the Governor-General shall have power to appoint any other person to be a member of the Board in his stead.

a member of the Board in his stead.

8. The Board shall prepare and submit at an annual meeting to be held in the month of April in each year a report of the proceedings of the Board for the previous year ending on the thirty-first day of March, together with a statement of the receipts and expenditure of the Board for such year. A copy of every such report and statement, certified by the Chairman to be correct, shall be sent to the Minister in Charge of Scenery Preservation as soon as possible after each annual meeting. meeting.

9. The Board shall control the said reserve in accordance

with the provisions of the said Act and of the regulations

made thereunder.

SCHEDULE.

RUAPEKAPEKA PA SCENIC RESERVE.—NORTH AUCKLAND LAND DISTRICT.

PORTION of Section 32, Ruapekapeka Parish: Area, 1 acre 0 roods 9 perches.

Also, portion of Huiarau Block: Area, 5 acres 2 roods 19 perches.

Situated in Block I, Hukerenui Survey District. (Auckland plan 10831, blue.)

As witness the hand of His Excellency the Governor-General, this 13th day of September, 1926.

A. D. McLEOD, Minister in Charge of Scenery Preservation.

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Notifying Lands in Otago Land District for Sale by Public Auction.

CHARLES FERGUSSON, Governor-General.

N pursuance of the powers and authorities conferred upon me by section one hundred and thirty-two of the Land Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby appoint Wednesday, the third day of November, one thousand nine hundred and twenty-six, as the time at which the lands described in the Schedule hereto shall be sold by public auction; and I hereby fix the prices at which the said lands shall be sold as those mentioned in the said Schedule hereto.

SCHEDULE.

OTAGO LAND DISTRICT.

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LIII ..

Description.

Sections 6 and 7, Block LI: Rough sections on hillside,

both in natural state. Situated north-east of the town.

Sections 1 and 2, Block LIII, lie on a steep face—gravelly formation. Both unimproved and poor sections. Situated Situated north-east of the town.

Balance of sections are all unimproved and in natural Land fairly level formation with a light soil.

As witness the hand of His Excellency the Governor-General, this 13th day of September, 1926.

A. D. McLEOD, Minister of Lands.

Notifying Land in Wellington Land District for Sale by Public Auction.

CHARLES FERGUSSON, Governor-General.

I N pursuance of the powers and authorities conferred upon me by section one hundred and think I N pursuance of the powers and authorities conterred upon me by section one hundred and thirty-two of the Land Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby appoint Tuesday, the nineteenth day of October, one thousand nine hundred and twenty-six, as the time at which the land described in the Schedule hereto shall be sold by public auction; and I do hereby fix the price at which the said land shall be sold as that mentioned in the said Schedule hereto. hereto.

SCHEDULE.

WELLINGTON LAND DISTRICT.

Manawatu County.—Sandy Survey District.—Third-class

SECTION 3, Block 1: Area, 97 acres 1 rood 35.6 perches; 0 upset price, £50.

This section is situated on the sea-coast, to the north of the mouth of the Rangitikei River. Access is from Bulls, about thirteen miles distant, by the Scott's Ferry Road. Comprises low-lying sandhills.

s witness the hand of His Excellency the Governor General this 13th day of September, 1926.

A. D. McLEOD, Minister of Lands.

Notifying Lands in Hawke's Bay Land District for Sale by Public Auction.

CHARLES FERGUSSON, Governor-General.

N pursuance of the powers and authorities conferred upon I N pursuance of the powers and authorities conferred upon me by section one hundred and thirty-two of the Land Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby appoint Wednesday, the twenty-seventh day of October, one thousand nine hundred and twenty-six, as the time at which the lands described in the Schedule hereto shall be sold by public auction; and I do hereby fix the prices at which the said lands shall be sold as those mentioned in the said Schedule hereto. hereto.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.

Section.	Area.	Upset Price.	Section.	Area.	Upset Price.
Hau	oke's Bay Cou	nty.—H	eretaunga rban Secti	Survey Distri	ict.—
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658	0 0 30	90	664	0 0 30	100
659	0 0 30	90	665	0 0 30	110
660	0 0 30	80	666	0 0 30	110
661	0 0 30.34	85	667	0 0 33.3	110

The sections are situated on the Napier-Hastings Road. The sections are situated on the Napier-Hastings Road. The back line lies on the fenced boundary of the railway reserve and the frontage is to a public road. They are distant two miles and a half from the Napier Post-office. The land comprising the sections is for the most part covered with shingle, is flat, and suitable for building-sites. It is slightly above ordinary flood-level.

As witness the hand of His Excellency the Governor-General, this 13th day of September, 1926.

A. D. McLEOD, Minister of Lands.

Notifying Lands in Otago Land District for Sale by Public Auction.

CHARLES FERGUSSON, Governor-General.

N pursuance of the powers and authorities conferred upon In pursuance of the powers and authorities conferred upon me by section one hundred and thirty-two of the Land Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby appoint Friday, the fifteenth day of October, one thousand nine hundred and twenty-six, as the time at which the lands described in the Schedule hereto shall be sold by public auction; and I do hereby fix the prices at which the said lands shall be sold as those mentioned in the said Schedule hereto. hereto.

SCHEDULE.

OTAGO LAND DISTRICT.

Lake County .- Town of Pembroke .- Town Land.

Section 20, Block II: Area, 8 perches; upset price, £1.
Section 21, Block II: Area, 8 perches; upset price, £1.
The Township of Pembroke is situated on Lake Wanaka, one hundred and ninety-nine miles north-west from Dunedin.
Unsurpassed as a tourist and health resort. Post and telegraph and money-order offices. These sections lie along the waterfront, close to the wharf, post-office, and store.

-Akatore Survey District.—Second-class Land. Section 31, Block I: Area, 52 acres 1 rood 5 perches; upset price, £30.

This section lies on the northerly faces of ridges overlooking Milton Town. Very steep and broken by gullies

Bruce County.—Clarendon Survey District.—Third-class Land. Section 14, Block XI: Area, 21 acres 1 rood 21 perches; upset price, £10.

Weighted with £20, valuation for fencing.

Section 25, Block XI: Area, 29 acres 3 roods 12 perches; upset price, £7 10s.

Situated about two miles from Taieri Mouth Post-office and store. Access by steep clay road. Soil fairly poor.

As witness the hand of His Excellency the Governor-General, this 10th day of September, 1926.

A. D. McLEOD, Minister of Lands.

Opening Settlement Lands in Otago Land District for Selection.

CHARLES FERGUSSON, Governor-General,

TN pursuance and exercise of the powers and authorities L conferred upon me by the Land Act, 1924, and the Land for Settlements Act, 1925, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby declare that the settlement lands described in the Schedule hereta shall be open for selection on described in the Schedule herety shan be open for selection of renewable lease on Thursday, the fourteenth day of October, one thousand nine hundred and twenty-six, at the rentals mentioned in the said Schedule; and I do also declare that the said lands shall be leased under and subject to the provisions of the said Acts.

SCHEDULE.

OTAGO LAND DISTRICT.—SETTLEMENT LAND.

Westcott Settlement.—Tuapeka County.—First-class Land.

SECTIONS 2s to 4s, 6s, 7s, and 16s: Area, 157 acres 0 roods 17 perches; capital value, £2,400; half-yearly rental,

Westcott Settlement is situated in the valley of the Clutha River, Tuapeka County, in the Teviot fruitgrowing district, about five or six miles from Roxburgh, on the main road from Beaumont to Roxburgh. Post-office and school at Ettrick, two miles away, and a post-office at Dumbarton, half to one mile distant. Level and slightly undulating land, with a rich

black soil on a sandy clay formation.

The buildings on Sections 4s and 7s, with the exception of the large barn and office, both of which are reserved to the Crown, will require to be paid for over a term of twenty-one years by forty-two equal half-yearly instalments. The valuation of the buildings is £1,100, and the half-yearly instalment will be £42 18s., making a total half-yearly payment on the lease of £102 18s.

SPECIAL CONDITIONS.

- 1. The large iron shed and the office on Section 7s are
- reserved to the Crown for subsequent sale and removal at the pleasure of the Commissioner of Crown Lands, Dunedin.

 2. The successful applicant will have the option of purchasing for cash at a valuation the two oaten-sheaf stacks on Section 1s, and will be allowed one month to remove same.
- 3. The Crown reserves the right to harvest and handle the following areas of seed crops: 4 acres of sweet-peas on Section 4s and 10 acres of mangolds on Section 3s.
- 4. The successful applicant will require to make the following payments in cash: (a.) £92 12s., being the

 - (a.) £92 12s., being the value of approximately 34 acres of wheat growing on Section 16s.
 (b.) The cost of ploughing in the stubble on Section 2s, which work is now in hand.
 (c.) The value of the electrical installation, £28 2s. 3d.
 (d.) The half cost of the motor equipment at the pumping-site on Section 5s, comprising motor-pump, shed, water-pipe, &c., £16 6s. 4d.
 5. The lease will entitle the settler to a half-share of the
- water-pipe, &c., £16 6s. 4d.

 5. The lease will entitle the settler to a half-share of the water available from the pump and well on Section 5s, with the right of access to the pump, pipe-lines, and plant at all times. Should there be any matter in dispute concerning this plant, it must be referred to the Commissioner of Crown Lands, Dunedin, whose decision shall be final and conclusive and accepted by all parties.
- 6. The telephone on the property is not included in the lease, but the lease may enter into arrangements with the Telegraph Office should he wish to retain it

IMPROVEMENTS.

The improvements included in the capital carious sections are as follows:—	valu		of	the
Section 2s—	10	£	8.	d.
North-west road-boundary, rabbit-proof, chains at 18s	18	16	4	0
5 chains subdivisional fencing at 2s.		0	10	0
Half acre in wheat		1	5	0
North-east road-boundary, 12 chains at 8s.		4	16	0
Half value fencing with 3s (16 chains), 8 cha at 5s.	ins	2	0	0
Internal fencing, 9 chains at 5s	• •	$\tilde{2}$	5	ő
Section 3s—	••	_		
Improvements, 14 acres lucerne at £3 Half value fencing with 2s (16 chains), 8 cha	ins	42	0	0
at 5s		2	0	0
North-east road-boundary, 16 chains at 8s.		6	8	0
Half value fencing with 4s (20 chains), 10 cha	ins	9	10	0
at 5s Half value fencing with 16s (10 chains),	٠.	4	10	v
	J	1	5	0
Half value fencing with 15s (7 chains),	21	1	,	U
chains at 5s	35	0	17	6
Section 4s—	• •	•	1,	U
South-east road-boundary, 20 chains at 4s.		4	0	0
18 chains subdivisional fencing at 6s.		5	8	0
Blue-gum plantation, 2 acres		10	0	0
Half value fencing with 3s (20 chains),	10			
chains at 5s		2	10	0
North-east road-boundary, 12 chains at 8s		4	16	0
Half value fencing with 15s (12 chains),	6	_		
chains at 6s	• •	1	16	0
Section 6s—			15	0
15 chains subdivisional fencing at 5s.	• •	$\frac{3}{7}$		0
7 acres in pasture at £1	• •	2	$\frac{0}{2}$	0
South-west road-boundary, 14 chains at 3s.	• •	Z	Z	υ
Half value fencing on north-west bounds (14 chains), 7 chains at 10s.	ry	3	10	0
Half value fencing north-east boundary	18	Ü	••	·
chains), 9 chains at £1		9	0	0
Half boundary with Section 7s (14 chains)	. 7	_	_	-
chains at 8s		2	16	0
Section 7s—				
Half value fencing with 6s (14 chains),	7			
chains at 10s		3	10	0
Half value fencing north-west boundary (18			
chains), 9 chains at 6s		2	14	0
Half value fencing north-east boundary	(9			_
chains), $4\frac{1}{2}$ chains at 5s		1	2	6
South-east road-boundary, 30 chains at 7s.			10	0
South-west road-boundary, 13 chains at 5s.	• •	3	5	0
Internal fencing, 9 chains at 3s	• •	1	7	0
Section 16s—				
Improvements, 10 chains subdivisional fenci	ng		•	_
at 3s	• •	1	10	0
Half value fencing with 15s (26 chains),	13			_
chains at 10s	••	b	10	0
Half value fencing with 3s (10 chains), 5 char	ns	1		^
at 5s	41	1	5	0
Half value fencing with 17s (9 chains),	42	2	5	0
chains at 10s	• •	4	υ	U
TRAIGATION				

IRRIGATION.

As the land is situated in an irrigation district the lease will be subject to the following conditions in the event of irrigation being made available:—

 The right is reserved to the Crown at any time and from time to time, without being deemed to commit a trespass, and without payment of compensation, to enter upon the said land and thereon to take, lay, construct, maintain, inspect, repair, or reconstruct water-races, drains, and all other works which the Minister of Public Works deems necessary for the

supply of water to the said land or to any other land.

2. The lessee will be required to take water from races provided for irrigation purposes, at a price to be fixed

by the Crown.
3. The Crown will not be liable for any damage caused by any overflow or break-away of any race or channel.

Duncan Settlement.—Taieri County.—Otokia Survey District.

Section 1a: Area, 105 acres 0 roods 35 perches; capital value, £210; half-yearly rent, £5 5s.
Weighted with £10, valuation for 20 chains of fencing.

Mixed agricultural and pastoral land. Soil of fair quality.
Altitude, 150 ft. Distant one mile from Brighton Post-office and School, and fourteen miles from Dunedin. Gorse fences need attention. Section watered by streams; fairly broken by a deep gully.

Improvements included in the capital value consist of 37 chains of sod wall, 7 chains post-and-wire fence, and one gate on district road, half value 44 chains gorse hedge on south-east boundary, and half value 16 chains sod wall and post-and-wire fence on north-west boundary; total value,

s witness the hand of His Excellency the Governor-General, this 10th day of September, 1926.

A. D. McLEOD. Minister of Lands.

Opening Settlement Lands in Wellington Land District for Selection.

CHARLES FERGUSSON, Governor-General.

N pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1924, and the Land for Settlements Act, 1925, I, General Sir Charles Fergusson, Baronet, Governor - General of the Dominion of New Zealand, do hereby declare that the settlement lands described in the Schedule hereto shall be open for selection on renewable lease on Friday, the twenty-second day of October, one thousand nine hundred and twenty-six, at the rentals mentioned in the said Schedule; and I do also declare that the said lands shall be leased under and subject to the provisions of the said Act.

SCHEDULE.

WELLINGTON LAND DISTRICT .- SETTLEMENT LAND .- FIRST-CLASS LAND.

Orona County.

SECTION 1s, Sandilands Settlement, being Lot 1 (D.P. 232), Block IV, Kairanga Survey District: Area, 116 acres 1 rood 21 perches. Capital value, £1,700; £550.* Half-yearly rent, £42 10s.; £21 9s.†

* Buildings.

† Half-yearly instalment of principal and interest on buildings, consisting of a five-roomed dwelling and outbuildings, in good order, valued at £550, which amount must be paid in cash or in twenty-one years by forty-two half-yearly instalments of £21 9s. Total half-yearly payment on lease,

This property is situated on the Feilding-Ashhurst Road, about eight miles from the Feilding Railway-station, three miles from the Colyton School, and nine miles from the Bunnythorpe Dairy Factory. Comprises all easy undulating country, subdivided into nine paddocks. The pastures are old, and would greatly benefit by good top-dressing. The soil is of a light loam resting on clay. This farm is capable of much improvement, and in the hands of a capable man would make a good dairy farm. It is permanently watered

Horowhenua County.

Section 1s, Perham Settlement, being Sections 22 and 22A, Block VII, Waitohu Survey District: Area, 279 acres 1 rood 8 perches. Capital value, £2,750; £500.* Half-yearly rent, £68 15s.; £19 10s.†

* Buildings.

+ Half veryly instalment of principal and interest are half-

* Buildings.
† Half-yearly instalment of principal and interest on buildings, consisting of an eight-roomed dwelling and outbuildings, in fair order, valued at £500, which amount must be paid in cash, or in twenty-one years by forty-two half-yearly instalments of £19 10s. Total half-yearly payments on lease, £88 5s.

Weighted with £100, valuation of milking-machine installed on the property. This amount is payable in cash.

This property is situated on the Manukau Road, about two miles and a half from the Manukau Road, about two miles and a half from the Manukau Railway-station, dairy factory, and school. It is situated in a valley and comprises about 190 acres of easy slopes and valleys, balance steep hillside. About 30 acres of the latter portion are still in bush. The land has deteriorated to a certain extent, being badly infested with fern in places. The estimated carrying-capacity at present is 20 dairy cows, 20 head of young dry stock, 100 dry sheep, and 150 breeding ewes. The carrying-capacity will be considerably increased when the farm is brought back to a proper state of productiveness. The property is well watered by running streams.

As witness the hand of His Excellency the Governor-General, this 10th day of September, 1926.

A. D. McLEOD, Minister of Lands.

Changing the Purpose of a Reserve in Block XXIV, Waihola | Appointment of Officer under Part II of the Fisheries Act, 1908. Survey District, Otago Land District.

CHARLES FERGUSSON, Governor-General.

WHEREAS the land described in the Schedule hereto

WHEREAS the land described in the Schedule hereto has been duly set apart as a reserve for public purposes, being a purpose within Class II of the Second Schedule of the Public Reserves and Domains Act, 1908:

And whereas it is expedient that such land should be appropriated for recreation purposes, being a purpose within Class III of the said Second Schedule:

Now, therefore, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, in exercise of the powers and authorities conferred upon me by the eleventh section of the Public Reserves and Domains Act, 1908, do by this notification declare that the said land shall. 1908, do by this notification declare that the said land shall, from and after the thirtieth day of September, one thousand nine hundred and twenty-six, be appropriated for recreation purposes under Class III of the Public Reserves and Domains Act, 1908; and I do hereby direct that this notification shall be published in the New Zealand Gazette.

SCHEDULE.

ALL those areas in the Otago Land District, containing together 9 acres 2 roods 27 perches, more or less, being Allotments 2 and 3 on a plan deposited in the Land Registry Office at Dunedin as No. 3157, being parts Sections 4 and 5, Block XXIV, Waihola District, and being all the land comprised in certificate of title, Volume 198, folio 73.

s witness the hand of His Excellency the Governor-General, this 13th day of September, 1926.

A. D. McLEOD, Minister of Lands.

Land proclaimed under Hutt Valley Lands Settlement Act, 1925, notified available for Purchase for Industrial Purposes.

DURSUANT to the authority conferred upon me by the fourth section of the Hutt Valley Lands Settlement Amendment Act, 1926, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby notify and declare that the undermentioned land is available for purchase as a site or sites for commercial or industrial purposes, and that the price fixed as a basis of negotiations with respect to the aforesaid land shall be one thousand pounds per acre.

SCHEDULE.

Wellington Land District.

ALL that area in the Wellington Land District, containing by and that area in the weilington Land District, containing by admeasurement 12 acres 1 rood 14 perches, more or less, being part of Section 5, Hutt Registration District, situated in the Borough of Petone, and being Lot 1 on plan numbered 42/100, deposited in the office of the Chief Surveyor, at Wellington, and thereon bordered red.

As witness my hand this 13th day of September, 1926. CHARLES FERGUSSON, Governor-General.

Commissioner of the Native Land Court appointed.

Native Department,
Wellington, 6th September, 1926.

IS Excellency the Governor-General has been pleased to
appoint appoint Edward Percy Earl, Esq.,

of Auckland, to be a Commissioner of the Native Land Court under the Native Land Act, 1909, as from the 1st day of October, 1926.

J. G. COATES, Native Minister

Native Interpreter appointed.

Native Department,
Wellington, 11th September, 1926.

H IS Excellency the Governor-General has been pleased to
authorize Sam Ruawai,

of Wairoa, to act as Interpreter of the first grade, under the provisions of the Native Land Act, 1909, and the regulations made thereunder.

J. G. COATES, Native Minister.

Department of Internal Affairs, Wellington, 7th September, 1926.
T is hereby notified that His Excellency the Governor-

General has, in pursuance of the provisions of the Fisheries Act, 1908, appointed

Melbourne Barrett, of Mosgiel,

to be an Officer for the purposes of Part II of the said Act.

RICHD. F. BOLLARD. Minister of Internal Affairs.

Appointment in High Commissioner's Office.

Department of Internal Affairs Wellington, 26th July, 1926.

IS Excellency the Governor-General in Council has been pleased to appoint in towns of the council has been pleased to appoint in the council has been pleased to appoint in the council has been pleased to appoint the coun

been pleased to appoint, in terms of section 9 of the High Commissioner Act, 1908,

Margery Lottie Burkitt

as an officer in the office of the High Commissioner for New Zealand in London, as on and from the 28th day of June, 1926.

RICHD. F. BOLLARD, Minister of Internal Affairs.

Chairman of Licensing Committee appointed.

Department of Justice, Wellington, 13th September, 1926.

H IS Excellency the Governor-General has been pleased to a project to appoint

Joseph William Poynton, Esq., S.M., to be Chairman of the Licensing Committees for the Districts of Thames and Ohinemuri, vice J. H. Salmon, Esq., S.M.

F. J. ROLLESTON, Minister of Justice.

Clerk of the Magistrates' Court appointed.

Department of Justice, Wellington, 8th September, 1926,
[IS Excellency the Governor-General has been pleased to appoint

Constable Denis Vaughan

to be Clerk of the Magistrates' Court at Naseby on and from the 1st day of September, 1926, vice C. R. J. Inder, transferred.

F. J. ROLLESTON, Minister of Justice.

Coroner appointed.

Department of Justice,
Wellington, 10th September, 1926.

IS Excellency the Governor-General has been pleased to appoint

Murdoch Hugh McKenzie Fraser, Esq., J.P., of Murchison, to be a Coroner within the Dominion of New Zealand.

F. J. ROLLESTON, Minister of Justice.

Appointing Stipendiary Magistrate to exercise Jurisdiction in Children's Courts.

Department of Justice, Wellington, 10th September, 1926.

IS Excellency the Governor-General has been pleased to authorize

John Hearsey Salmon, Esq., S.M.,

to exercise jurisdiction, on and from the 16th day of September, 1926, in the Children's Courts established at Wellington, Petone, Upper Hutt, and Lower Hutt.

F. J. ROLLESTON, Minister of Justice.

Member of Licensing Committee appointed.

Department of Justice,
Wellington, 14th September, 1926.

H IS Excellency the Governor-General has been pleased to appoint to appoint

Walter Edwin Simes, Esq.,

to be a member of the Licensing Committee for the District of Christchurch.

F. J. ROLLESTON, Minister of Justice.

Clerk of Licensing Committee appointed.

Department of Justice, Wellington, 14th September, 1926.

H IS Excellency the Governor-General has been pleased to appoint to appoint

Harold John Worthington

to be Clerk of the Licensing Committee for the District of Palmerston, vice G. H. Lang.

F. J. ROLLESTON, Minister of Justice.

Appointments in the Public Service.

Office of the Public Service Commissioner,
Wellington, 13th September, 1926.

THE Public Service Commissioner has made the following appointments in the Public Service:—

Osman Oliver Mackley, Esq.,

to be Registrar of Brands under the Stock Act, 1908, for the Mataura, Invercargill, Wallace, and Lake Branding Registration Districts as from the 12th day of August, 1926.

Sydney Herbert Fitchett, Esq.,

to be Clerk of the Magistrates' Court at Marton for the purposes of the Magistrates' Courts Act, 1908, as from the 8th day of September, 1926.

A. C. TURNBULL, Secretary.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office, Wellington, 14th September, 1926.

T is hereby notified that the undermentioned persons have been appointed to be the Deputies of the Registrars of Marriages and of Births and Deaths for the districts set respectively opposite their names, viz.:—

Thomas Pearson Gardiner Edward Emberite Burgess Lindsay Alexander Murtagh Joseph Downer Burns Ivan Neill Barkle Hororata. . . Blackstone. Hokitika. Hororata. Royal John Arthur McConville ... Tolaga Bay

* Births and Deaths only.

W. W. COOK, Registrar-General.

Dismissals from the Forces.

Department of Defence,
Wellington, 13th September, 1926.

IS Excellency the Governor-General has approved of the dismissal of the undermentioned soldiers of the Territorial Force from the New Zealand Defence Forces, under section 6 (b), Defence Act, 1909, they having been convicted by the Civil power:

No. 31/2927 Communication of Defence Act, 1909, they have been convicted by the Civil power:

No. 31/2357 Company Sergeant-Major S. B. Reid, 2nd Cadet Battalion, Otago Regiment. Dated 27th August, 1926.

Private N. Baird, Central Depot, N.Z. Medical Corps. Dated 30th August, 1926.

F. J. ROLLESTON, Minister of Defence.

Defence Rifle Club disbanded.

Department of Defence,
Wellington, 13th September, 1926.

IS Excellency the Governor-General has approved of the
disbandment of the undermentioned Defence of the disbandment of the undermentioned Defence rifle club, under Section 43, Defence Act, 1909:—

Whakataki. Tinui Defence Rifle Club, with headquarters at Whakataki. Dated 21st August, 1926.

F. J. ROLLESTON, Minister of Defence.

New Zealand Inscribed Stock Act, 1917.—Closing of Registers.

The Treasury,
Wellington, 6th September, 1926.

Notice is hereby given that the Register of New Zealand
41-per-cent. Inscribed Stock, maturing 20th April,
1939, and the Register of New Zealand 5-per-cent. Inscribed
Stock, maturing 20th April, 1929, will be closed from the
1st to the 20th October, 1926 (inclusive), for the purpose of
the issue of half-yearly interest. The Treasury

WM. DOWNIE STEWART, Minister of Finance. Result of Poll for Proposed Loan.

Wellington, 10th September, 1926. THE following notice, received from the Chairman of the Te Awamutu Electric-power Board, is published in accordance with the provisions of the Local Bodies' Loans Act. 1913.

WM. DOWNIE STEWART,
Minister of Finance.

TE AWAMUTU ELECTRIC-POWER BOARD.

PURSUANT to section 12 of the Local Bodies' Loans Act. 1913, I hereby give notice that at a poll of the ratepayers of the Te Awamutu Electric-power District, taken on the 25th day of August, 1926, on the proposal of the Te Awamutu Electric-power Board to borrow the sum of £25,000 for the erection of transmission-lines, transformer-stations, and other fittings and appliances for transmitting and distributing electricity in the Te Awamutu Electric-power District, and the equipping of such transmission-lines and existing transmission-lines with safety devices and static condensers, including the purchase of all necessary land, equipment, materials, plant, and tools, and all payments for labour, engineer's fees, plans,

and tools, and all payments for labour, engineer's locs, pulsa, and supervision,—

The number of votes recorded for the proposal was 173; the number of votes recorded against the proposal was 107.

I therefore declare that the proposal was carried.

Dated at Te Awamutu this 2nd day of September, 1926.

J. T. Johnson, Chairman.

Result of Poll for Proposed Loan.

Wellington, 10th September, 1926.

THE following notice, received from the Chairman of the Council of the County of Dannevirke, is published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

WM. DOWNIE STEWART,
Minister of Finance.

DANNEVIRKE COUNTY COUNCIL.

PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that at a poll of the ratepayers of the County of Dannevirke taken on the 12th day of August, 1926, on the proposal of the Dannevirke County Council to borrow the sum of £25,000 for the construction of bridges of 20 ft. span and over,-

The number of votes recorded for the proposal was 163; the number of votes recorded against the proposal was 10; informal, 1.

I therefore declare that the proposal was carried.

JAS. W. ELLINGHAM, Chairman. Dated this 1st day of September, 1926.

Results of Polls for Proposed Loans.

Wellington, 11th September, 1926.

THE following notices received from the Chairman of the Council of the County of Raglan, are published in accordance with the provisions of the Local Bodies' Loans

WM. DOWNIE STEWART,
Minister of Finance.

RAGLAN COUNTY COUNCIL.

Loan of £1,000 for metalling Steel's Road.

Pursuant to the provisions of section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that the following is the result of a poll of the ratepayers of the Kaniwhaniwha Special-rating District of the County of Raglan taken on the 4th September, 1926, on the proposal to borrow the sum of £1,000 for the purpose of metalling Steel's Road:—
The total number of valid votes recorded, 17; for the proposal, 2; against the proposal, 15.

As the total number of valid votes recorded in favour of the proposal are not equal to three-fifths of the total number of valid votes recorded, I hereby declare the proposal to be rejected.

rejected.

Loan of £1,000 for metalling Portion of Tuakau Bridge to Waingaro Road.

Pursuant to the provisions of section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that the fol-lowing is the result of a poll of the ratepayers of the Naike Special-rating District of the County of Raglan taken on the

4th September, 1926, on the proposal to borrow the sum of £1,000 for the purpose of metalling portions of the Tuakau Bridge to Waingaro Road:—

Total number of valid votes recorded, 28; for the proposal, 25; against the proposal, 3.

As the total number of valid votes recorded in favour of the proposal are more than three-fifths of the total number of valid votes recorded, I hereby declare the proposal to be carried.

CAMPBELL JOHNSTONE, Chairman.

Ngaruawahia, 6th September, 1926.

Result of Poll for Proposed Loan.

Wellington, 11th September, 1926. THE following notice, received from the Chairman of the Council of the County of Weber, is published in accordance with the provisions of the Local Bodies' Loans Act,

WM. DOWNIE STEWART. Minister of Finance.

WEBER COUNTY COUNCIL.

PURSUANT to section 12 of the Local Bodies' Loans Act 1913, I hereby give notice that a poll of the ratepayers of the County of Weber was taken on the 25th day of August, 1926, on the proposal of the Weber County Council to borrow the sum of £5,000 for the purpose of the restoration of bridges

within the county.

The number of votes recorded for the proposal was 63; the number of votes recorded against the proposal was 5;

the number of informal votes was 1.

I therefore declare that the proposal was carried.

Dated this 31st day of August, 1926.

W. S. HARVEY, Chairman.

By-law of the Whakatane Borough Council confirmed under the By-laws Act, 19i0.

Department of Internal Affairs, Wellington, 8th September, 1926.

THE following certificate has been executed on the sealed copy of the amendments to Park V. fell.

Copy of the amendments to Part X of the Whakatane Borough By-law No. 2, which amendments were made by the Whakatane Borough Council on the 28th day of June,

RICHD. F. BOLLARD, Minister of Internal Affairs.

CERTIFICATE OF CONFIRMATION.

In pursuance of the By-laws Act, 1910, I hereby confirm the above-written amendments to Part X of the Whakatane Berough By-law No. 2, and declare that the same came into force on the 1st day of August, 1926.

Dated this 8th day of September, 1926.

RICHD. F. BOLLARD, Minister of Internal Affairs.

Notice respecting Proposed Alteration of Boundaries, Whakaki Drainage District, County of Wairoa.

Department of Internal Affairs,

Department of Internal Affairs,
Wellington, 8th September, 1926.

IT is hereby notified that a petition has been presented to His Excellency the Governor-General, under the Land Drainage Amendment Act, 1913, praying that the area described in the Schedule hereto may be included in the Whakaki Drainage District. All persons affected are hereby called upon to lodge any written objections to or petitions against the proposed alteration of boundaries which they desire to lodge within one month from the first publication of this notice, such objections or petitions to be addressed to the Minister of Internal Affairs, Wellington.

SCHEDULE.

AREA PROPOSED TO BE INCLUDED IN WHAKAKI DRAINAGE DISTRICT.

ALL that land in the Dominion of New Zealand, Provincial District of Hawke's Bay, situated in Blocks XIV, XV, XVIII, and XIX, Opoiti Survey District, and Blocks III, IV, and IX, Clyde Survey District, bounded as follows: Commencing at

the north-western corner of Hereheretau B 4T Block, Block VIII, Clyde Survey District, thence by a line in a general northerly direction to the road to include to the west 150 acres of Hereheretau 2c 1 Block, Block IX, Clyde Survey District, thence in a general northerly direction along the road to its intersection with the 39th parallel of latitude; thence in District, thence in a general northerly direction along the road to its intersection with the 39th parallel of latitude; thence in a general westerly direction by a line to include to the south 290 acres of Hereheretau 2p Block, 435 acres 1 rood 13 perches of Hereheretau 2a No. 2 Block, and the whole of Hereheretau 2a No. 1 Block, to the north-western corner of Hereheretau 2a No. 1 Block; thence in a general north-easterly direction along the eastern boundary of Lot 6, part Tukemokihi No. 1; to the north-eastern corner of Lot 6, part Tukemokihi No. 1; thence along the north-eastern and northern boundaries of Lot 6, part Tukemokihi No. 1 to the north-eastern corner of Lot 5, parts Tukemokihi Nos. 1 and 2; thence along the northern, western, and southern boundaries of Lot 5, part Tukemokihi Nos. 1 and 2, to its junction with the southern boundary of Lot 6, part Tukemokihi No. 1; thence eastwards along the southern boundary of Lot 6, part Tukemokihi No. 1, southern boundary of Hereheretau 2a No. 1 Block, southern boundary of Hereheretau 2a No. 2 Block, southern boundary of Hereheretau No. 2c 1 Block, and southern boundary of Hereheretau B 4T Block, to the north-western corner of Hereheretau B 4T Block, the commencing-point: and comprising Lot 5, part Tukemokihi No. 1 Block, 1,244 acres; Lot 6, part Tukemokihi No. 1 Block, 2,025 acres; Hereheretau 2a No. 1 Block, 74 acres 2 roods 27 perches; Hereheretau part 2a No. 2 Block, 435 acres 1 rood 13 perches; Hereheretau part 2b Block, 290 acres; and Hereheretau part 2c 1 Block, 150 acres. art 2D Block, 290 acres; and Hereheretau part 2c 1 Block, 150 acres.

RICHD, F. BOLLARD, Minister of Internal Affairs.

Redefining Boundaries of the City of Auckland.

Department of Internal Affairs,
Wellington, 10th September, 1926.

PURSUANT to the provisions of section 141 of the Municipal Corporations Act, 1920, the boundaries of the City of Auckland are hereby defined as set out in the Schedule hereto, the boundaries of the said city having been altered by Proclamation dated the 27th day of March, 1926, made under the Municipal Corporations Act, 1920, and published in Gazette No. 20 of the 1st day of April, 1926.

SCHEDULE.

BOUNDARIES OF CITY OF AUCKLAND.

ALL that area in the Auckland Land District bounded towards the north-west and north generally by the Waitemata Harbour from Oakley Creek to Cox's Creek; thence by Cox's Creek to and by the north-west side of the road and bridge across that creek; thence by the northern side of Cox's Creek and by Waitemata Harbour to a point on the north-eastern boundary of Allotment 15 of Section 8, Suburbs of Auckland, as defined in the Schedule of the Proclamation north-eastern boundary of Allotment 15°0f Section 8, Suburbs of Auckland, as defined in the Schedule of the Proclamation extending the boundaries of the City of Auckland in the New Zealand Gazette No. 85, of the 27th October, 1904, page 2486; thence by right lines 2930, 2274, 2625, 440, 1782, 60, 303, 485, 710, 612, 182, 163, 196, 410, 563, 364, 155, 76, 316, 76, 1490, 240, 137-88, 119·7, 802, 913, and 28·93 links; thence towards the north-east and south-east by right lines 839·82 and 922·07 links respectively, to the northern side of King's Drive; then easterly along the northern side of King's Drive for distances of 2568·82, 592·69, 200·03, 300·61, 302·09, 304·46, 307·67, and 175 links to the Waitemata Harbour; thence by the high-water mark of Waitemata Harbour, Hobson Bay, Orakei Basin, and Purewa Creek to the western boundary of Section 38A, Parish of Waitemata; thence towards the east generally by that section and the production of its western boundary to the southern side of St. John's College and Tamaki Road, by the southern side of that road to the north-eastern corner of Allotment 34 of Section 12, Suburbs of Auckland, by the eastern side of that allotment to a point distance 2229·2 links from the southeastern corner of that allotment; thence bearing 48° 21' distance 140·73 links, bearing 88° 15′ 20" distance 145·19 links, bearing 31° 44′ 20" distance 13·41 links, bearing 343° 8′ 20" distance 17·81 links, bearing 319°·59' distance 236·48 links, bearing 36° 45′ distance 259·73 links, bearing 52° 41′ 30" distance 38·46 links, bearing 346° 43′ distance 242 links, bearing 24° 1′ 30" distance 364·69 links, bearing 78° 29′ 40" distance 209·16 links, bearing 18° 41′ distance 259·46 links, bearing 62° 35′ distance 397·38 links, bearing 10° 34′ distance 173·73 links, bearing 18° 41′ distance 259·46 links, bearing 62° 35′ distance 397·38 links, bearing 109° 40′ 40″ distance 516·84 links, bearing 84° 55′ 30″ distance 71·83 links, bearing 22° 34′ distance 313·83 links, bear ing 321° 21′ 10″ distance 157·67 links, bearing 347° 24′ 30″ distance 369·39 links, bearing 67° 15′ 20″ distance 251·49 links, bearing 113° 16′ distance 156·97 links, bearing 47° 49′ distance 35·7 links, bearing 6° 50′ 20″ distance 346·13 links, bearing 70° 52′ 50″ distance 222·7 links, bearing 121° 27′ 40″ distance 139·39 links, bearing 66° 50′ 20″ distance 233·61 links, bearing 32° 36′ 30″ distance 161·74 links, bearing 27′ 40″ distance 212·32 links, bearing 66° 32′ difficultions, bearing 92° 38′ 40″ distance 66·65 links, bearing 61° 46′ distance 515·33 links, bearing 63° 40′ distance 267·81 links, bearing 95° 26′ distance 424·86 links, bearing 133° 25′ distance 264·41 links, bearing 73° 7′ 40″ distance 500·69 links, bearing 95° 26′ distance 582·3 links, bearing 204° 25′ 30″ distance 322·06 links, bearing 175° 13′ 20″ distance 232·06 links, bearing 175° 13′ 20″ distance 232·20 links, bearing 195° 21′ distance 89·24 links, bearing 109° 20′ 30″ distance 288·77 links, bearing 146° 42′ distance 233·22 links, bearing 199° distance 480·94 links, bearing 274° 51′ distance 1112·88 links, bearing 256° 53′ distance 130·47 links, bearing 210° 48′ distance 87·09 links, bearing 146° 58′ 10″ distance 171·83 links, bearing 290° 48′ distance 287·23 links, bearing 237° 35′ 40″ distance 287·23 links, bearing 210° 48′ distance 287·23 links, bearing 210° 48′ distance 106·43 links, bearing 178° 1′ distance 1042·72 links, bearing 220° 41′ distance 165·86 links, bearing 203° 48′ distance 106·43 links, bearing 178° 1′ distance 1042·72 links, bearing 220° 41′ distance 165·86 links, bearing 203° 48′ distance 281·15 links to the eastern boundary of Allotment 34′ of Section 12, Suburbs of Auckland, by the eastern boundary of Allotment 34′ of Section 12, Suburbs of Auckland, and by the eastern boundary of Heastern boundary of the last-mentioned allotment to the northern boundary of the last-mentioned dlotment 36′ of Section 10, Suburbs of Auckland; thence towards the south generally by the southern boundary of the horthern side of that r aforesaid, the western boundaries of Allotments 35, 36, and 37 of Section 5, Suburbs of Auckland, and the production of the last-named boundary to the middle of Western Springs Road, last-named boundary to the middle of Western Springs Road, along the middle lines of that road and of a road forming the western boundary of Allotment 176 of Section 10, Surburbs of Auckland, to a point in line with the north-eastern boundary of Allotment 172 of said Section 10; thence to and by the north-eastern and north-western boundaries of said Allotment 172 to Meola Stream, by that stream, the eastern boundaries of Allotments 29 and 35, Parish of Titirangi, the southern boundary of said Allotment 35, across a road, and by the southern boundary of Allotment 32, Parish of Titirangi, to Oakley Creek, and by that Creek to Waitemata Harbour, the place of commencement: excepting the Borough of Newmarket and the Auckland Domain and Hospital Reserve, Reserve,

RICHD. F. BOLLARD, Minister of Internal Affairs.

Notice amending the Regulations and Scales of Charges with respect to the Waikokopu Wharf on the Waikokopu Harbour.

I N pursuance and exercise of the powers conferred on me by section 12 of the Public Works Amendment Act, 1923, I, Kenneth Stuart Williams, Minister of Public Works, do hereby amend the regulations and scales of charges published in the New Zealand Gazettes No. 2, of the 15th January, 1925, and No. 56, of the 6th August, 1925, respectively, relating to the use of the Waikokopu Railway Wharf on the Waikokopu Harbour by adding thereto the provisions contained in the Schedule hereto.

SCHEDULE.

SHIPS WORKING OVERTIME.

1. The working-hours of the Department are from 8 a.m. to 5 p.m. from Monday till Friday, and from 8 a.m. till noon on

Saturdays, holidays excepted. Ships discharging or taking in cargo at any other time will be charged for extra labour at the full rates ruling at the port less 9d. per hour, which latter amount will be paid by the Department. Such rates shall be paid by the ship for each employee engaged by the Department at shunting, tallying, supervising, or in any way upon or in connection with the working of the ship.

2. Where request is made for labour to be provided at a certain time, but owing to rain or other cause work does not start at the time arranged, or when work has been stopped by rain or other cause and the men stand by at the request of the ship's owner or agent, the full time the men are standing by will be payable by the ship's owner or agent: Provided that when by any award prescribing the conditions of work of waterside workers it is provided that if workers are "ordered down" they shall be paid as for a minimum period of time, down" they shall be paid as for a minimum period of time, such period of time (computed as from the due time of commencement of the work) shall not be time for which payment shall be made in pursuance of the provisions of this paragraph

when work is not commenced owing to weather conditions.

3. In the case of vessels loading or discharging cargo on a day in respect of which special rates are payable to the employees of the Department, owners or agents must pay such rates in full for all men engaged in connection with the working of the vessel, and an undertaking must in every case be given before the work is commenced that the payment will be made.

Given under my hand, at Wellington, this 18th day of August, 1926.

K. S. WILLIAMS, Minister of Public Works. (P.W. 63/25.)

Officiating Ministers for 1926.—Notice No. 31.

Registrar-General's Office, Wellington, 14th September, 1926.

DURSUANT to the provisions of the Marriage Act, 1908, the following names of Officiating Ministers within the meaning of the said Act are published for general information :-

The Church of the Province of New Zealand, commonly called the Church of England.

The Reverend Henry Kingsley Archdall.

Rantists.

Pastor J. C. Macky.

W. W. COOK, Registrar-General.

Sitting of the Native Land Court at Rotorua on the 20th September, 1923;

Registrar's Office,
Rotorua, 8th September, 1926.

Notice is hereby given that the matter mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Rotorua on the 20th day of September, 1926, or as soon thereafter as the business of the Court will allow.

[Waiariki 1926–7.]

T. ANADY

SCHEDULE.

APPLICATION FOR ASSESSMENT OF COMPENSATION.

No. 36. Name of applicant: Minister of Public Works. Names of land: Roto Pare 6A/2 4B; Roto Pare 6A/2 5B 3E 10. Nature of application: Assessment of compensation for land taken for roads.

Branch of Friendly Society registered.

Friendly Societies Department,
Wellington, 9th September, 1926.

THE Vincent Lodge, No. 138, situated at Alexandra, is registered as a branch of the Independent Order of Oddfellows of New Zealand Friendly Society, under the Friendly Societies Act, 1909, this 9th day of September, 1926.

WILLIAM M. WRIGHT, Registrar of Friendly Societies.

Vital Statistics of Urban Areas.

REPORT on the Vital Statistics of the Urban Areas of the Dominion for the Month of August, 1926:-

			n : 1926.	, m	. 000 ·		DEATHS	REGIST	rered i	N AUGU	st, 1926.		
· · · · · · · · · · · · · · · · · · ·			stion us of ril, 19	Births tered, t, 1926, t, 1926, tion of the 1, the		Males.				Female	ı.	Deaths.	Proportion of Deaths to the 1,000 of
			Population : Census of 20th April, 199	Total Births registered. August, 1926.	Proportion of Births to the 1,000 of Population.	Under 1 Year.	1 & under 5 Years.	5 Years and over.	Under 1 Year.	1 & under 5 Years.	5 Years and over.	Total Des	Population, August, 1926.
Auckland			192,176	319	1.66	11	4	90	4	1	63	173	0.90
Wellington			121,324	186	1.53	9	ī	33	8		40	91	0.75
Christchurch		. !	118,408	196	1.65	8	1	69	9	5	49	141	1.19
Dunedin			85,103	125	1.46	5	ī	52	4	1	37	100	1.17
Hamilton			16,070	41	2.55	2	1	4	_	-	3	9	0.56
Gisborne			14,834	25	1.68	1 1	1 1	14	1	2	4	23	1.55
Napier		. 1	17,933	32	1.78	î	l	13	1	_	6	21	
Hastings			14,638	35	2.39		i	8	1	••	: 3	12	1.17
New Plymouth		::]	15,938	31	1.94	::	1	8		- ';	1	10	0.81
Wanganui			26,130	41	1.56		2	6	2	1	5	17	0.62
Palmerston North		.	19,754	29	1.46	_	• =	5	1	';	. 9 : 8		0.65
Nelson			11,762	18	1.53			7	1	1		15	0.75
Timaru			16,817	34	2.02	• • •	• • •	4	i	·:	9	16	1.36
Invercargill	• •		21,862	37	1.69		.;	1 1	1	1	4	13	0.77
TH ACTOM SILI	• •		21,002	- 31	1 09		1	13		• • •	16	31	1.41
Totals			692,749	1,149	1.65	40	12	329	31	12	248	672	0.97

The total births registered for the urban areas amounted to 1,149, as against 1,086 in July—an increase of 63. The deaths in August were 672—a decrease of 134 as compared with the previous month. Of the total deaths males contributed 381, females 291. Ninety-five of the deaths were of children under five years of age, being 14-13 per cent. of the whole number. Seventy-one of these were under one year of age.

The equivalent annual rates per 1,000 of mean population for August, 1926, and eight months ended August, 1926, were as follows. The infantile-mortality rate per 100 births for the same period is also given.

				Equiva:	lent Annual Rates	per 1,000 of]	Population.	Infantil	e Mortality
Urb	an Are	Эв.		В	irths.	D	eaths.	per 10	0 Births.
·				August, 1926.	Eight Months, 1926.	August, 1926.	Eight Months, 1926.	August, 1926.	Eight Months, 1926.
Auckland				19.92	18-97	10.80	9.27	4.39	4.64
Wellington				18.36	18.57	9.00	8.74	9.14	3.88
Christchurch			!	19.80	18.34	14.28	10.38	8.67	5.43
Dunedin				17.52	16.03	14.04	9.86	7.20	4.50
Hamilton				30:60	22.40	6.72	7.09	4.95	3.83
Gisborne				20.16	22.65	18.60	11.83	8.00	5.80
Napier				21.36	19-15	14.04	11.71	6.25	6.46
Hastings				28.68	$22 \cdot 33$	9.72	6.55	• 20	1.37
New Plymouth				23.28	24.18	7.44	8.84	• • •	3.10
Wanganui				18.72	20.66	7.80	7.40	9.75	4.17
Palmerston North			[17.52	19.66	9.00	8.12	3.44	4.25
Nelson				18.36	20.15	16.32	10.92		3.23
Timaru				$24 \cdot 24$	19.89	9.24	9.45	2.94	3.13
Invercargill	••			20.28	17.18	16.92	8.43	2.70	2.51
All areas, Augus 1926	t, and	l eight	months,	19.80	21.10	11.64	9.35	6.17	4.23
All areas, Augus 1925	t, and	l eight	months.	17.64	18-89	10.35	7 69	5.47	4.67

The following table shows the deaths in various age-groups occurring in the urban areas during the month of August, 1926 :-

Age-group.	Auckland.	Wellington.	Christeh'rch.	Dunedin.	Hamilton.	Gisborne.	Napier.	Hastings.	New Plymouth.	Wanganui.	Paimerston North.	Nelson.	Timaru.	Invercargill.	Totals.
					Male	₹.									
Under 5 years 5 and under 10 years 10 , 15 ,, 20 , 25 , 30 , 35 , 40 , 45 , 50 , 55 , 60 , 55 , 60 , 65 , 70 , 75 , 80 , 85 , 80 , 85 , 80 , 85 , 80 , 85 , 80 , 85 , 80 , 85 , 80 , 85 , 80 , 80 , 85 , 80 , 85 , 80 , 85 , 80 , 80 , 85	15 2 1 1 1 3 5 2 5 9 5 8 10 12 14	10 2 2 2 1 2 1 4 1 3 9 1	9 3 1 4 2 1 3 2 4 5 6 11 8 13	6 2 1 1 2 1 2 4 4 8 8 5	2 1 	2 2 1 1 2 3	1	1 1 2 2 	··· ·· ·· · · · · · · · · · · · · · ·	4 1 1 1 1 1 1 1	··· ·· ·· ·· ·· ·· ·· ·· ·· ·· ·· ·· ··		······································	2 1 1 1 2 3	52 8 2 8 3 11 4 12 11 14 18 21 22 31 52 41
85 ,, 90 ,, 90 ,, 95 ,, 95 ,, 100 ,, 100 years and over	1 3 1	1 43	6 78	4 1 58	6	16	1 14	1 9		1	5	7	-2 7	3 15	18 7 1 381

Age-group,	Auckland.	Wellington.	Christchurch.	Dunedin.	Hamilton.	Gisborne.	Napier.	Hastings.	New Plymouth.	Wanganui.	Palmerston North.	Nelson.	Timaru.	Invercargill.	Totals.
				I	emale	s.									
Under 5 years 5 and under 10 years 10 ,, 15 ,, 15 ,, 20 ,, 20 ,, 25 ,, 30 ,, 35 ,, 35 ,, 40 ,, 40 ,, 45 ,, 45 ,, 50 ,, 50 ,, 55 ,, 55 ,, 60 ,, 60 ,, 65 ,, 65 ,, 70 ,, 70 ,, 75 ,, 70 ,, 75 ,, 80 ,, 85 ,, 80 ,, 85 ,, 85 ,, 90 ,, 90 ,, 95 ,, 100 years and over Totals Grand totals	5 1 1 3 2 2 4 9 5 3 5 9 3 17 2 4 1 7 2 68	8 2 1 1 3 4 3 2 2 1 2 2 3 3 4 4 3 6 6 3 3 48 91	14 1 1 2 3 3 2 2 3 3 4 5 7 4 2 63	5 1 1 1 5 1 4 1 3 7 4 3 2 2 1 1	······································	3	1		1	2	2		2 	1 1 1 1 2 2 2 16	43 4 4 3 1 1 6 9 9 111 144 122 222 133 155 126 233 30 19 177 77 1 1

Table showing for each of the Urban Areas the Causes of the Deaths of all Persons registered during August, 1926.

	Causes of Dea	itn.			Auckland.	Wellington.	Christchurch.	Dunedin.	Hamilton.	Gisborne.	Napier.	Hastings.	New Plymouth.	Wanganui,	Palmerston North.	Nelson.	Timaru.	Invercargill.	Totals.
I.—EPIDEMIC	ENDEMIC,		FECTIO	vs.															
1. Paratyphoid					1				 ••										1
7. Measles							1											2	3
9. Whooping-co	ugh				1	3	7	4	٠.				1						16
10. Diphtheria					3	1													4
11. Influenza		••		••	15	2	10	4	٠.	4	1		5		1	4			46
16. Amosbic Dyse	nterv	••	• •		1	١					١		١			• •			1
22. Infantile Par		••					1						·						1
31. Pulmonary T					12	7	9	4		١		1					1	2	36
32. Tuberculous	Meningitis	• •	• •				1			١								1	2
33. Abdominal T	berculosis	• •			1														1
37. Disseminated	Tuberculosi	8						3		١	1		'						4
38. Cerebral Syp							1												1
	als	•			- <u>-</u>	13	30	15		4		1			1	4			116
100	ais	••		• •		15			•••					••					
IIGENERAL D	ISEASES NOT	INCLU	DED AB	OVE.		:						ì			1				
43. Cancer of To	ngue					1	1	1			١								3
	mach and L	iver	• •		6	3	7	3	1	2	2						1		25
	wel, Colon, s				4		5	1	١	١	1	١		٠.					11
	male Genita				4			1				١						1	6
	east				1	1										1		2	5
	dominal wal	1			1			٠				١				••			1
	dominal cell						1					٠.	١.,						1
	ands			• •			1							1				1	3
	dney			•••		1					٠.							1	2
	ng			••		١					٠.							1 '	1
	so pharvnx				1		١					١							1
	noreas					2	1					٠.							3
	state	••						1	. . .	٠.							1		2
	prarenal Ca			• •			1		٠.	١	١.,								1
49. Cancer (unde		٠				1	١	1		.,	:								2
52. Rheumatic A	rthritis				3		١								i				3
57. Diabetes Mel					4	2		1											7
58. Anæmia, Chl			• • •	•••	· .	2	1		١., ا			٠.							3
60A. Exopthalmic		••	•••	• • • • • • • • • • • • • • • • • • • •			1			۱			١ ا		2			1	4
60B Other Diseas				• • •	1		1	1										!	. 3
65. Leucæmia	THE OF SEC AM			• • •		i				::	1			• •					2
69. Hæmophilia	••		• • •	• • •	i														1
oo. azwinopinin	••	••	• •	••				!											
Total	s	• •	••	••	26	14	20	10	1	2	4	••	<u></u>	1	2	1	2	7	90

Table showing for each of the Urban Areas the Causes of the Deaths of all Persons registered during August, 1926—ctd.

Саш	ses of Death.			Auckland.	Wellington.	Christohurch.	Dunedin.	Hamilton.	Gisborne.	Napier.	Hastings.	New Plymouth.	Wanganui.	Palmerston North.	Nelson.	Timarn.	Invercargill.	Totals.
III DISEASES OF	HE NERVOUS	System	AND														•	
OF ORGANS	OF SPECIAL SE																	
73. Diseases of the Sp	oinal Cord	••	• •	1	2 5	1 12	٠.	••	••	1	••	••	•:		• •	٠:	•:	5
74. Cerebral Hæmorr		••	• •	13	1	12	9	••	·. 2	8	••.	••	1	2	1	1	1	48
75. Hemiplegia76. General Paralysis	of the Insane	••	• • •	1	1		••	• • •		•••	::	::	• •		1	••	•••	3
77. Agitative Melanc	holia	•••	• • • • • • • • • • • • • • • • • • • •				ï					•	• •			••	••	í
	•				 -		-											
Totals	••	••	• •	15	9	14	10	••	2	4	••	••	1	2	2	1	1	61
IVDiseases of	THE CIRCULATO	ay Syat	EM.															
88. Acute Endocardit		••			2	• • •	1				1			'				4
89. Angina Pectoris		••	••		• • •	2	4		• •	1			٠.,	ا ۰۰ ا		٠.	1	8
90. Other Diseases of 91. Diseases of the A		• •	• •	32	9	31 3	10 1	4	4	3	4	1	2	3	1	4	5	118
92. Pulmonary Thror		••	• • •				• • •		i		•••	••	1	••	••	••	•••	9
96. Other Diseases of	the Circulatory	System	• • • •		2		ï	;;		::	••	••			• •	••	• •	9
														!			<u></u>	ļ
Totals	••	••	. ••	34	16	36	17	4		4	5	1	3	3	1	4	6	139
V.—Diseases of T	um Despibino	aw Qwami	***											!				
99. Bronchitis	HE IVESPIRATO	JISTI		6	7	5	7	1	3	1			2		ı		4	37
00. Broncho-pneumo			• •	6	2	2	2	}			1		ī		3	• • •	1	18
01. Pneumonia				5	4	2	6		2				2		1	2	ī	25
02. Pleurisy	••	• •	• •	1	٠٠.	1	2	•••	••	••	• :		• •	•• •		• •		4
03. Congestion of Lui		• •	• •	1	•••	i	2	••	•••	•••	1	••	٠.	••	• •	••	• • •	3
05. Asthma	••	•••	••	1	•••		•••	•••	••	•••	••	••	••	••	••	••	••	2
Totals		••	• •	19	13	11	19	1	5	1	2	,.	5	••	5	2	6	89
							—	_						_			_	
VI.—DISEASES OF		e Syste	M.															
09. Disease of Tonsile		••	• •	1	••	٠:	٠. ا	••	••	• •	• •					••		1
11. Ulcer of Stomach		a	••	1	•••	2	2	••	••	••	••	•••	•••	••	• •	••	••	
12. Gastritis 14. Diarrhœa and Er	toritie /9 veers	and ove	r) · ·				i	••	'n		••	•••	••	1	• •	•••	••	7
			-,	ļ		i	2			::	• • •		• • •		• •		••	8
18. Hernia, Intestina	l Obstruction											1		::			1	2
.22. Cirrhosis of Liver	••			1										٠.				1
26. Peritonitis	••	••	• •	••	••	••	••	••	••	••	1	••	••	1	• •	••	•••	2
Totals	•• , , ••			5	2	4	5	·	1		1	1		2			1	22
VII.— Non-venereal Ubinary Sy	DISEASES OF STEM AND ANN		NITO-															-
	••	••	• •		1 .:	٠.	1		••	٠.							••]
199. Chronic Nephriti 131. Other Diseases of	the Vidness or			6	2	3	1	••	••	3	••	••	· 1	1	1	• • •	1	19
134. Urinary Abscess				2	1		••	••	••	i	••	•••	•••	1	•••		••	4
135. Diseases of Prosts		••	• •	i	::	2	i	••	••		••	::	1		• • •	::	••	
							_											ļ
Totals	••	••	••	9	3	5	3	••	<u>···</u>	4	··	···		2	1			30
VIII.—THE	PURRPERAL ST	·≜ Tr																
43. Ectopic Gestation		**		1						١	١		١					1
45. Obstructed Deliver	ery		• • •		1						::			::]
146. Puerperal Septica		••		1				••	••						٠.		••]
48. Puerperal Eclam	psia	••	••	••	1		••		••	••			· · ·		••	••	••]
Totals		••		2	2						-							4
					-	-					-	<u> </u>						-
X. Diseases of the	Skin and of the	HE CELL	ULAR															
51 Gangrene				1	1	1	١.,				1							
153. Abscess of Scalp		• •	••	1	1													1 :
Total				1	2	1	. .		ļ		1.			1-				-
	••	••	••	<u> </u>	-	-	<u> </u>	<u> </u>				-:-	-		··-	 •••	<u> </u>	'ــــــا
	ALFORMATIONS.					i	.	-						İ	İ		!	
59. Congenital Heart					2			••									• •	1 :
	cephalus	••			1				••								• •	1
	ic Stenosis	• •	••	i	•••	1	••		••	••	• •	••	1	. ••	• • •		••	
20 OL-4	10110n of D1					1			1							1		i
	action of Bowel	• •	• •						•••	1						•••		
το ΟĽ	action of Bowel	••	••	1	3	1	-		- <u>··</u>	···	<u></u>		1			<u></u>	···	-

TABLE showing for each of the Urban Areas the Causes of the Deaths of all Persons registered during August, 1926 -- ctd.

Causes of Death.	Auckland.	Wellington.	Christchurch	Dunedin.	Hamilton.	Gisborne.	Napier.	Hastings.	New Plymouth.	Wanganut.	Palmeraton North.	Nelson.	Timaru.	Invercargili.	Totals.
XII.—EABLY INFANOY.	1		1			1							1		4
160. Congenital Debility, &c	2	i	1	••	••	- 1	• •	• •	::	• •				::	4
161. Injury at Birth	6	4	3	2	2	i	• • •			2	1				21
161A. Premature Birth	"	.2	4	ĩ i			i			1					9
162. Other Diseases peculiar to Early Infancy				 							i				
Totals	9	7	9	3	2	2	1			3	1	••	1		38
XIII.—OLD AGE.				10	1				1		1	1	1	4	44
164. Senility	11	4	8	12		••	•••		1	•••				*	
XIV.—EXTERNAL CAUSES.														, .	
167. Suicide by Gas Poisoning	١			1											1
171. "Cutting Instruments			1	١.,	• •	٠.		1							2
179. Accidental Burns	1	1	١			1				• •	1				3
180. " Mechanical Suffocation		١				1									1
181. Absorption of Irrespirable or Poisonous Gas						٠	1	٠.				••	٠		1 3 2
182. Accidental Drowning	1			2									• • •		3
185 Traumatism by Falls	1						• •	٠.					1		2
188. " by Railways	1						• • •								1
188. " by Tramways	1		1				• •			• •					2
188. " by Automobiles	2	1		1					1	1					6
196. " Electric Shocks		1								• •					1
201. Fracture (Cause not specified)		١						٠.				1			1
202. Other External Violence		1							• •	• • •	· • •				1
Totals	7	3	2	4		2	1	1	1	1	1	1	1		25
XV.—ILL-DEFINED DISEASES.															
		1		2		١		1	١						3
205. Cause not specified	\ <u></u>			-				ļ—-	ļ	ļ	·				
Grand Totals	173	91	141	100	9	23	21	12	10	17	15	16	13	31	672

Infantile Mortality.

Table showing for each of the Urban Areas the Causes of the Deaths of Infants under 1 Year of Age registered during August, 1926.

(These figures are included in the preceding table.)

Causes of	Deat h.			Anckland.	Wellington.	Christchurch	Danedin.	Hamilton.	Gisborne.	Napier.	Hastings.	New Plymouth.	Wanganui.	Palmerston North.	Nelson.	Timaru.	Invercargill.	Totals.
9. Whooping-cough		• •		1	3	3	3											10
11. Influenza		::				1				1		1						2
37. Miliary Tuberculosis						1.7	1					1						1
60. Cretinism	• • •	• •	• • •	1	• • •	i ::		::										. 1
69. Hæmophilia	• • •			1		1												1
74. Congestion of Brain	• • • • • • • • • • • • • • • • • • • •				i	1						1	- : :					2
100. Broncho-pneumonia				2	. 2		- ;	٠.	··••				• • •	·			1	6
101. Pneumonia	• •	• •	• • • • • • • • • • • • • • • • • • • •	-	4	1				1100		1						5
110 Contribin	• • •	••		••	-	1			• •				• •	• •	•			1
159. Congenital Pyloric Ste	 mosis	• • •	• •	• • •	••			• •				1	1	• • .	••			1
159. " Obstruction			• •	1	• •	1		٠.	1	•		1	-		• • •	••	• • •	9
100 D-13111 B				1		î			1	• •				• •		. 1		4
161. Injury at Birth		• •		9	1	1			*	•	• • •		İ	• •	• •		• •	4
161A. Premature Birth	••	• •		6	4	3	2	2	1	• • •	. ••		2	1	1	• • •		21
162. Other Diseases peculia	r to Earl	v Infancy	• •		2	. 4	1	-		1			1	-			•••	9
205. Ill-defined Diseases	er no tauri	··	• • •	• • •		•	i		1 ::					• • •			• •	1
Totals	2• •			15	17	17	9	2	2	2			4	1		1	1	71

Uensus and Statistics Office, Wellington, N.Z., 14th September, 1926. MALCOLM FRASER,
Government Statistician.

Population of the Dominion.

RETURN of the Estimated Population of the Dominion of New Zealand, Dependencies, and Mandated Territory.

·	•				Males.	Females.	Total.
Estimated population (including Maoris) of New Zealand pr Estimated population of Cook Islands, Niue, &c., 30th June Population of Tokelau Islands, census of 1926 Estimated population of the Mandated Territory of Wester	1926	•••	• •	••	720,967 7,072 523 21,358	688,886 6,868 510 19,545	1,409,853 13,940 1,033 40,903
Estimated total population of the Dominion of	•		·	 and	749,920		1,465,729
Mandated Territory	110W 2006.	and, Der	enuencie	s, and	140,020	710,000	1,400,120
New Zealand proper, 30th June, 1926:—							
(a.) Estimated population (excluding Maoris)					688,198	658,805	1,347,003
(b.) Estimated Maori population North Island.—	• •	• •	• •	• •	32,769	30,081	62,850
(a.) Estimated population (including Maoris)					463,524	434,282	897,806
(b.) ,, (excluding Maoris)	•••	• •	• •	• • •	432,103	405,416	837,519
	• •	••	• •	• •	102,100	100,110	00.,020
South Island.—							
South Island,— (a.) Estimated population (including Maoris)					257,443	254,604	512,047

Census and Statistics Office, Wellington, 9th September, 1926. J. W. BUTCHER, Acting Government Statistician.

Public Trust Office Act, 1908, and its Amendments.—Electron to administer Estates.

OTICE is hereby given that the Public Trustee has filed in the Supreme Court an election to administer in respect of the several estates of the persons deceased whose names, residences, and occupations (so far as known) are hereunder set forth.

No.	Name.	Residence.		Occupation.	Date of Death.	Date Election filed.	Testate or Intestate.	Stamp Office concerned.
				337: 1	0 10 130	0 (0 (20	T	Cl : 4 l l
3 ±	Armstrong, Minnie	Ashburton	• •	Widow	8/8/26	9/9/26	Intestate	Christchurch.
2	Bates, Harriet	Devonport	• •		29/11/94	9/9/26	,,,	Auckland.
3	Benham, Walter Thomas	Christchurch		Draper	17/7/26	7/9/26	Testate	Christchurch.
4	Boyle, Robert	Wellington	• •	Seaman	4/6/26	7/9/26	Intestate	Wellington.
5	Brown, Margaret	Christchurch	• •	Widow	6/7/26	9/9/26	Testate	Christchurch.
6	Brown, Walter Thomas	Wanganui	• •	Carpenter	19/7/26	7/9/26	Intestate	Wellington.
7	Cress, James Henry	Caversham	٠	Publican	2/7/26	7/9/26	Testate -	,,,
8	Cumberpatch, Daniel	Christchurch		Retired bootmaker	8/8/26	7/9/26	٠,,	Christehurch.
9	Davis, John Samuel David	Greymouth			10/10/20	7/9/26	Intestate	Hokitika.
10	Dutton, Amelia	Dunedin		Widow	25/5/26	9/9/26	Testate	Dunedin.
11	Growcott, Elizabeth Ann	Christchurch		Married woman	8/8/26	11/9/26	,,	Christehurch.
12	Handisides, Mary	New Brighton		Widow	10/8/26	9/9/26	,,	,,
13	Le Breton, Francis Philip	Christchurch		Tailor's cutter	21/8/26	11/9/26	,,	,,
14	MacLellan, Murdock Allan	Feilding		Insurance agent	1/7/26	9/9/26	Intestate	Wellington,
15	Manson, Percy Robert	Napier		Trooper	30/3/18	7/9/26	,,	Napier.
16	Mariboe, Charles Ambrose	Pokeno		Photographer	1/8/26	9/9/26	,,	Auckland.
17	Neill, Grace Elizabeth	Wellington		Widow	18/8/26	7/9/26	Testate	Wellington.
18	O'Halloran, Bridget	Kaiteratahi		Married woman	25/7/26	11/9/26	,,	Gisborne.
19	Phelan, Michael	Wellington		Storekeeper	14/6/95	11/9/26	,,	Wellington.
20	Signal, Alfred	Greatford		Dealer	26/8/26	11/9/26	,,	
21	Taylor, James Wilson	Cobden		Pensioner	15/7/26	11/9/26	.,	Hokitika.
22	Trebilcock, Francis	Ashburton		Farmer	19/7/26	11/9/26	Intestate	Christchurch.
23	Waugh, Margaret Hannah	Napier		Married woman	21/11/25	11/9/26	,,	
24	White, Florence Ada	1 -		Spinster	16/8/26	11/9/26	,,	Napier.
25	Williams, Robert	Wellington		Hotel worker	1/6/26	9/9/26	Testate	Wellington.
26	Young, George	Rakauroa	• •	Old-age pensioner	8/8/26	9/9/26	,,	Gisborne.

Public Trust Office, Wellington, 13th September, 1926.

J. W. MACDONALD, Public Trustee.

Auckland	Education	Board.—Election	of	Members.
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I N accordance with the provisions of the Education Act, 1914, it is hereby notified that the undernamed persons have been duly elected members of the Education Board of the District of Auckland:—
For the Auckland Urban Area—

Nellie Elizabeth Ferner.

William James Campbell.

James Prentice McPhail.

For the Hamilton Urban Area: Sydney Bennett Sims.

For the North Ward of the Rural Area: John David

McKenzie. For the East Ward of the Rural Area: Edward Corrigill

Banks.
For the West Ward of the Rural Area: James Boddie.

The result of the voting is as follows:--East Ward-Edward Corrigill Banks . . John Charles Pearson . . .

111 Total number of valid votes recorded Number of voting-papers rejected as informal

E. C. PURDIE, Returning Officer.

23

5th August, 1926.

Wanganui Education Board.—Election of Members.

T is hereby notified that at the biennial election of members of the Education Board of the District of Wanganui, the mber of votes recorded for each candidate was as follows:—

number of votes recorded for each candidate	was	as IC	IIO W B
West Ward—			
Hemingway, Edward Fredric			84
Spratt, George Parker			78
	1 1		100

The total number of valid votes recorded was The number of votes rejected as informal was

South Ward: The only nomination received was that of

Mr. John Knowles Hornblow.

North Ward: The only nomination received was that of Mr. Arthur John Joblin.

Wanganui Urban Area: The only nomination received was

that of Mr. James Aiken.

Palmerston North Urban Area: The only nomination received was that of Mr. David Walker Low.

I hereby declare Messrs. Edward Fredric Hemingway, John Knowles Hornblow, Arthur John Joblin, James Aitken, and David Walker Low, elected as members of the Board for the West Ward, South Ward, North Ward, Wanganui Urban Area, and Palmerston North Urban Area, respectively.

W. H. SWANGER, Returning Officer. Wanganui, 5th August, 1926.

Wanganui Education Board.—Election of Member.

A T the election of a member of the Board for the Palmerston North Urban Area, to fill the extraordinary vacancy caused by the resignation of Mr. W. F. Durward, the only nomination received was that of Mr. William Stephen Wood-

As the number of candidates does not exceed the number of persons to be elected—viz., one—I hereby declare William Stephen Woodroofe elected as a member of the Board for the Palmerston North Urban Area.

W. H. SWANGER, Returning Officer. Wanganui, 5th August, 1926.

Education Board of the District of Hawke's Bay.-Election of Members.

N accordance with the provisions of the Education Act, 1914, I hereby declare that the following persons have been duly elected as members of the Education Board of the District of Hawke's Bay:—

Gisborne Urban Area Napier Urban Area Crawshaw, George Wright, Robert Colburn. Lassen, Christian. Oates, William. ٠. Hastings Urban Area
North Ward of the Rural Area
Middle Ward of the Rural

King, Archibald. Soundy, Richard Philip. South Ward of the Rural Area

For the Gisborne Urban Area, the Napier Urban Area, and the North Ward of the Rural Area the number of duly nomi-

nated candidates was equal to the number of persons to be elected. For the remaining area and wards the voting was as follows:

Hastings Urban Area—			1
Duff, Cecil			13
Lassen, Christian	• •	• •	22
			. —
Number of valid voting papers			3 5
Number of invalid voting-papers	• •	• •	Nil.
Middle Ward of the Rural Area-			
Critchley, Charles Henry			83
King, Archibald	••	• •	104
Number of well-distanting papers			187
Number of valid voting-papers	• •	• •	2
Number of invalid voting-papers	• •	• •	4
South Ward of the Rural Area—			
Fraser, Donald			93
Soundy, Richard Philip			105
Number of valid voting-papers			198
Number of invalid voting-papers			Nil.
W. L. DUNN	. Retur	ning (Officer.
Napier, 5th August, 1926.	,	-0	

Nelson Education Board.—Election of Members.

N accordance with the provisions of the Education Act, 1914, I hereby declare that the number of votes recorded for each candidate was as follows :--

Nelson Urban Area				3.
Knapp, Frederic Vincent				8
Treacher, John William	••		••	10
East Ward—				
Auld, William Bain			• •	32
Smith, William Hillier			• •	71
Wilkens, John George				86
Informal		••		1
North Ward-				
Hunt, James		••	• • •	45
Morris, Charles Barham		• •		123
Informal			• •	1
TA 41 XX7 + XX7 - 3 (1	. 1			

For the West Ward the only nomination received was in the name of James Hamilton Harkness.

I therefore declare John William Treacher, John George Wilkens, Charles Barham Morris, and James Hamilton Harkness duly elected.

H. J. THORNTON, Returning Officer. Nelson, 5th August, 1926.

Education Board of the District of Canterbury .- Election of Members.

N pursuance of the provisions of the Education Act, 1914, and regulations made thereunder, I hereby notify that the following persons have been elected as members of the Education Board of the District of Canterbury:-

Christchurch Urban Area: Ernest Herbert Andrews and
William Hinnels Winsor.

William Himnels Winsor.

Timaru Urban Area: John Maze (returned unopposed).

Middle Ward: William Alexander Banks.

South Ward: Thomas Hughes.

North-west Ward: Richard Wild (returned unopposed).

The results of the ballots in the contested elections were as follows :-- Christehurch Urban Area

Uhristenuren Urban Area	•			
Andrews, E. H			· .	118
Harvey, W. O				40
Winsor, W. H	• •	••	••	115
Total valid votes recor	ded			273
Informal papers				6
Middle Ward				
Banks, W. A.				223
Peverill, A.		• •		81
ns				204
Total valid votes recor	aea	• •	• •	304
Informal papers	••	••		15
South Ward—				
Hughes, T				366
Robinson, W. H		• •	• •	161
Total valid votes recor	ded	• •	• •	527
Informal papers				7

CHAS. R. KIRK, Returning Officer. Christehurch, 5th August, 1926.

Education Board of the District of Otago.—Election of Members. | N accordance with the Second Schedule to the Education

Act, 1914, it is hereby notified that the following persons been duly elected members of the Education Board of the District of Otago :-

Uzban Area: Leonard Sanderson and James Henry Wilkin-

South Ward: Parker McKinlay. North Ward: James Mitchell. Central Ward: James Smith.

The number of votes recorded in favour of the respective candidates were as follows :-

Urban Area— Sanderson, Leonard Wilkinson, James Henry ... 144 Ibbotson, Percy ...
Total valid votes, 318; informal vote, 1. 30

South Ward-McKinlay, Parker
Wood, George William Kinross 257 Total valid votes, 337; informal vote, 1.

North Ward: James Mitchell was returned unopposed. Central Ward: James Smith was returned unopposed.

S. M. PARK, Returning Officer.
Dunedin, 5th August, 1926.

Southland Education Board.—Board Elections, 1926.

N accordance with the provisions of the Education Act, 1914; and its amendments, it is hereby publicly notified that the following persons have been duly elected as members of the Education Board of the District of Southland:—

Invercargill Urban Area: William Carswell.

East Ward: Hugh Smith. Central Ward: Philip Aldborough De La Perrelle. West Ward: George Frederick Johnson.

The number of votes recorded in favour of the respective candidates was as follows:— Invercargill Urban Area—

William Carswell ... William Anderson 17

The total number of valid votes recorded was 47 The number of votes rejected as informal was Nil.

It is further notified that for the East, West, and Central Wards the candidates declared elected were the only ones

F. G. STEVENSON, Secretary. Education Office, Invercargill, 5th August, 1926.

Hauraki Plains Rating-area.—Notice of Intention to make and levy Rates.

Department of Lands and Survey,
Wellington, 16th September, 1926.

Notice is hereby given that it is intended, pursuant to
the Hauraki Plains Act, 1908, and its amendments, to
make and levy a rate for the period from 1st April, 1926, to
the 31st March, 1927, on the unimproved value of all land
within the district constituted under the said Act within the district constituted under the said Act.

The amount of such rate will be payable in one sum on the

The amount of such rate will be payable in one sum on the 4th day of October, 1926.

The valuation roll of the district is open for inspection at the office of the Collector of Rates, Chief Drainage Engineer's Office, 5 Law Court Buildings, High Street, Auckland, and a copy of the same may be inspected at the office of the Chief Drainage Engineer, Kerepehl, at all times at which those offices are open for transaction of public business.

.. A. D. McLEOD, Minister of Lands.

Notice to Mariners No. 50 of 1923.

Marine Department, Wellington, N.Z., 9th September, 1926.

THE following Notice to Mariners which has been issued by the Department of Trade and Customs, Melbourne, is published for general information.

G. C. GODFREY, Secretary.

The Astronomical positions are approximate unless seconds are giver. The bearings are true and indegrees from 100° (north) to 359° incusured clockwise, and those relating to tights are from seatons. The visibility of the control of

signals are sounded only in thick or foggy weather. The eleva-tion given is the height of focal plane above mean H.W. springs.

Australia.—East Coast, Queensland.

Gape Cleveland Light .- Alteration in Characteristics.

Mariners and others are hereby notified that the period of the flashing white light with red sector on Cape Cleveland was shortened and the power of the light was increased on 31st Position.—Near the extreme of the cape. Lat. 19° 11' S., long. 147° 01' E., on Chart No. 1102.

Details—

Character.—Flashing White with Red Sector every seven and one-half seconds, thus: Flash 1 sec., eclipse 71 sec. Power.—White, 50,000 candles. Red, 20,000 candles. Remarks.—In other respects the light remains unaltered.

No further notice will be given. Charts affected.

Admiralty Chart No. 1102—Cleveland Bay.

No. 348—Whitsunday Island to Magnetic Island.

No. 2349—Magnetic Island to Double Point.

No. 2763-Coral Sea and Great Barrier Reefs, Sheet 1.

Publications affected.—Admiralty List of Lights and Time Signals, Part VI, 1924, No. 2697; Sailing Directions and other Information relating to the Ports and Harbours of Queensland, 1926, page 138.

Mining Privileges struck off the Register.—No. Mining Amendment Act, 1914. -Notice under the

Mining Registrar's Office

Collingwood, 31st August, 1926.

NOTICE is hereby given, in pursuance of section 30 of the
Mining Amendment Act, 1914, that the mining
privileges in the Schedule hereto have this day been struck off the register.

C. JOSS, Mining Registrar.

SCHEDULE.

LICENSE No. 46/03. Date: 11/11/03. Nature of privilege: Residence-site. Locality: Collingwood. Licensee: George

License No. 1/06. Date: 8/2/06. Nature of privilege: Residence-site. Locality: Collingwood. Licensee: John Bassett.

CROWN LANDS NOTICES.

Lands in the Wellington Land District forfeited.

Department of Lands and Survey, Wellington, 8th September, 1926. OTICE is hereby given that the leases of the undermentioned lands having been declared forfeited by resolution of the Wellington Land Board, the said lands have thereby reverted to the Crown, under provisions of the Land Act, 1924, and the Discharged Soldiers Settlement Act,

SCHEDULE.

1915, and amendments.

WELLINGTON LAND DISTRICT.

TENURE: R.L. Lease No. 240. Sections 57B, 58B, and 59B, Block XII, Wairoa Survey District. Formerly held by M. F. Bradley. Reason for forfeiture: Non-compliance with conditions of leases. with conditions of lease.

Tenure: R.L. Lease No. 244. Section 5, Block II, Whirinaki Survey District. Formerly held by D. J. O'Rourke. Reason for forfeiture: Non-compliance with conditions of

A. D. McLEOD, Minister of Lands.

Land in Wellington Land District forfeited.

Department of Lands and Survey, Wellington, 10th September, 1926.

NOTICE is hereby given that the lease of the undermentioned land having been declared forfeited by resolution of the Wellington Land Board, the said land has thereby reverted to the Crown, under provisions of the Land Act, 1924, and the Discharged Soldiers Settlement Act, 1915, and amendments.

SCHEDULE.

WELLINGTON LAND DISTRICT.

TENURE: L.S.R.L. Lease No. 240. Section 3s, Putorino Settlement. Formerly held by J. Flannagan. Reason for forfeiture: Non-compliance with conditions of lease.

A. D. McLEOD, Minister of Lands.

Land in Wellington Land District for Sale for Cash by Public Auction.

District Lands and Survey Office,
Wellington, 13th September, 1926.

Notice is hereby given that the undermentioned land will be offered for sale for cash by public auction at the District Lands and Survey Office, Wellington, on Tuesday, 19th October, 1926, at 2.30 o'clock p.m., under the provisions of the Land Act, 1924.

SCHEDULE.

WELLINGTON LAND DISTRICT.

Manawatu County.—Sandy Survey District.—Third-class Land.

SECTION 3, Block I: Area, 97 acres 1 rood 35.6 perches;

upset price, £50.

This section is situated on the sea-coast, to the north of the mouth of the Rangitikei River. Access is from Bull's, about thirteen miles distant, by the Scott's Ferry Road. Comprises low-lying sandhills.

TERMS OF SALE.

One-fifth of the purchase-money on the fall of the hammer, and the balance, together with £1, Crown grant fee, within thirty days thereafter, otherwise the part of the purchase-money paid by way of deposit shall be forfeited, and the sale of the land declared null and void.

Title will be subject to Part XIII of the Land Act, 1924.

Full particulars can be obtained from the Commissioner of Crown Lands, Wellington.

H. W. C. MACKINTOSH, Commissioner of Crown Lands.

BANKRUPTCY NOTICES.

In the Supreme Court of New Zealand, Hamilton District.

In the matter of the Administration Act, 1908; and in matter of Owen Dinsdale, late of Piriaka (deceased).

HEREBY give notice that by an Order of the Supreme Court, Hamilton, dated the 1st day of September, 1926, I was appointed administrator of the estate of the abovenamed OWEN DINSDALE, and I hereby call a meeting of creditors to be held at the Courthouse, Taumarunui, on Tuesday, the 28th day of September, 1926, at 10 a.m.

All claims against the above estate must be lodged with me on or before the 1st day of November, 1926.

Auckland, 13th September, 1926.

W. S. FISHER, Administrator.

In Bankruptcy.

N OTICE is hereby given that dividends are now payable in the undermentioned estates on all proved claims; promissory notes (if any) to be produced for endorsement prior to receiving dividends:—

Ansell, W. J., of Matata, Baker-First and final dividend of

Ansell, W. J., of Matata, Baker—First and final dividend of 20s. in the pound.

Chalklen, W. L., of Turangamoana, Share Milker—First and final dividend of 8d. in the pound.

Cartwright, J. H., of Papakura, Salesman—First and final dividend of 10d. in the pound.

Gilling, Ernest, of Auckland, Launch-proprietor—Second and final dividend of 1s. 9d. in the pound.

Hammond and Cracknell, of Auckland, Solicitors—Second and final dividend of 1\$\frac{1}{2}\text{d}\text{.} in the pound.}

Hutchinson, H. W., of Auckland, Builder—Second and final dividend of 1s. 7d. in the pound.

Ingley, Alex, of Toa Toa, Farm Hand—First and final dividend of 10s. 6d. in the pound.

Knight, Clarence, of Aria, Farmer—First and final dividend of 2s. 7d. in the pound.

Lonergan, J. W., of Papakura, Storekeeper—First and final dividend of 5s. in the pound.

Larymore, P. A. D., of Auckland, trading as the Kaipara Wine Company—First and final dividend of 1s. in the pound.

MacKay, F. H., of Auckland, Launch-proprietor-First and final dividend of 1s. in the pound.

Moselem, G. W., of Grey Lynn, Builder—First and final dividend of 1s. in the pound.

Sturges, F. W., of Waihou, Saddler—First and final dividend of 4d. in the pound.

Wackrow, Allan, of Taumarunui, Confectioner—First dividend of 1s. in the pound.

Webster, Arthur, of Tauranga, dividend of 9d. in the pound. Farmer—First and final

7th September, 1926,

W. S. FISHER, Official Assignee. In Bankruptcy.—In the Supreme Court holden at Hamilton,

OTICE is hereby given that HENRY AUSTIN, of Hamilton Salesmen was the last of the salesmen and the last of the salesmen and the last of the salesmen and the sa ton, Salesman, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Hamilton, on Tuesday, the 28th day of September, 1926, at 10.30 o'clock a.m.

V. H. SANSON,

14th September, 1926.

Deputy Official Assignee.

In Bankruptcy.—In the Supreme Court holden at New Plymouth.

OTICE is hereby given that WILLIAM HEDGER SADLER, of New Plymouth, Timber Worker, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 13th day of September, 1926, at 2.30 o'clock.

6th September, 1926.

J. S. S. MEDLEY. Deputy Official Assignee.

In Bankruptcy.— In the Supreme Court holden at New Plymouth.

NOTICE is hereby given that Philip Feilding Farnworm, of New Plymouth, Hotelkeeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 21st day of September, 1926, at 2.30 o'clock.

7th September, 1926.

J. S. S. MEDLEY, Deputy Official Assignee.

In Bankruptcy.—In the Supreme Court holden at New Plymouth;

OTICE is hereby given that Colin Leighton, of Strat-N ford, Auctioneer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Stratford, on Friday, the 17th day of September, 1926, at 2.15 o'clock.

7th September, 1926.

J. S. S. MEDLEY, Deputy Official Assignee.

In Bankruptcy.—In the Supreme Court holden at New Plymouth,

N OTICE is hereby given that TSE Kui FAI, of Stratford, Fruiterer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Stratford, on Wednesday, the 15th day of September, 1926, at 2.15 o'clock.

7th September, 1926.

J. S. S. MEDLEY, Deputy Official Assignee.

In Bankruptcy.—In the Supreme Court holden at New Plymouth.

N OTICE is hereby given that ARTHUR EDWARD BELK, of Midhirst, Labourer, was this day adjudged bank-rupt; and I hereby summon a meeting of creditors to be

holden at my office on Wednesday, the 22nd day of September, | In Bankruptcy.—In the Supreme Court holden at Blenheim: 1926, at 2.30 o'clock.

9th September, 1926.

J. S. S. MEDLEY. Deputy Official Assignee.

In Bankruptcy.

In the Estate of JAMES LLEWELLYN BOWEN, of Korokipo, Sheep-farmer.

NOTICE is hereby given that a first and final dividend of 3½d. in the pound is now payable on all accepted proved claims at my office, Dickens Street, Napier.

ROBERT BISHOP,

Deputy Official Assignee.

Napier, 6th September, 1926.

In Bankruptcy.-In the Supreme Court holden at Napier.

OTICE is hereby given that WILLIAM THOMSON BUTCHART, of Wairoa, Furniture-manufacturer and Upholsterer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 17th day of September, 1926, at 10.30 o'clock.

10th September, 1926.

A. H. H. UNWIN, Deputy Official Assignee.

In Bankruptcy.-In the Supreme Court holden at Napier.

NOTICE is hereby given that LEONARD JOHN HOLLAND, of Waipukurau, Agent, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Waipukurau, on Wednesday, the 22nd day of September, 1926, at 11 o'clock a.m.

11th September, 1926.

ROBERT BISHOP,
Deputy Official Assignee.

In Bankruptcy.

NOTICE is hereby given that dividends are now payable at my office, 10 Regent Street, Hawera, on all proved accepted claims in the undermentioned estates:—

Robert Willis, of Kaponga, Farmer—First and final dividend of ls. 1. 2. d. in the pound.
E. H. J. and E. H. W. Goile, of Meremere, Farmers—Supplementary dividend of ls. 2. d. in the pound.

ROBERT S. SAGE.

Deputy Official Assignee.

Hawera, 10th September, 1926.

In Bankrupicy.

In the estate of N. V. Ballinger, Fancy-goods Dealer, Levin.

N OTICE is hereby given that a second and final dividend of 1s. 3d. in the pound is now due and payable on all proved and accepted claims in the above estate at my office, Waldegrave's Buildings, Palmerston North.

CHARLES E. DEMPSY,

Deputy Official Assigner. Palmerston North, 9th September, 1926.

In Bankruptcy.—In the Supreme Court holden at Wellington.

OTICE is hereby given that ANNIE SYKES, of Wellington, Married Woman, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 20th day of September, 1926, at ll o'clock a.m.

8th September, 1926.

. 1st September, 1926,

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S. TANSLEY, Official Assignee.

In Bankruptcy.-In the Supreme Court holden at Blenheim.

OTICE is hereby given that WILLIAM MUNRO, of Farnham, Blenheim, Carpenter, formerly Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 13th day of September, 1926, at 10.30 o'clock.

A. S. BENT,

Official Assignee.

N OTICE is hereby given that John Henry Dudderloge, of Blenheim, Hotelkeeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Thursday, the 23rd day of September, 1926, at 10.30 o'clock.

A. F. BENT,

11th September, 1926.

Official Assignee.

In Bankruptcy.—In the Supreme Court holden at Christchurch.

NOTICE is hereby given that WALTER ROBERT PIKE, of Rangiora, Accountant, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Rangiora, on Monday, the 20th day of September, 1926, at 11 a.m.

10th September, 1926.

A. W. WATTERS, Official Assignee.

In Bankruptcy.—In the Supreme Court holden at Christchurch.

OTICE is hereby given that CLIVE SEPTIMUS PARNHAM, of Akaroa, Stock Agent, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Government Departmental Buildings, Worcester Street, Christchurch, on Wednesday, the 22nd day of September, 1926, at 11 a.m.

13th September, 1926.

A. W. WATTERS, Official Assignee.

LAND TRANSFER ACT NOTICES.

NOTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same within one calendar month from the date of publication of the New Zealand Gazette containing this notice :--

7424. FRANCES MARY NILSSON.-Lot 1 of Allotment 165, Parish of Waiwera, containing 3 roods 23 perches.
Occupied by applicant. Plan 18654.
7489. INVERNESS ESTATE (LIMITED).—Part Lot 1 of

74\$9. INVERNESS ESTATE (LIMITED).—Part Lot 1 of Allotment 1, Section 17, Suburbs of Auckland, containing 4 acres 0 roods 38 perches, fronting Mount Smart Road and Rockfield Road. Occupied by applicant. Plan 19149.

7519. WILLIAM JOHN BROOKS.—Lot 3 of Allotment 54, Section 32, Town of Onehunga, containing 37.5 perches, fronting Symonds Street in the Borough of Onehunga. Occupied by applicant. Plan 19693.

7529. WALTER JAMES POTTER and MARY FULTON.—Lot 32 of Allotment 5a, Section 7, Suburbs of Auckland, containing 12 perches, fronting Newton Street and Macaulay Street, Newton. Occupied by T. Dufty and R. Walsh. Plan 19715.

Plan 19715.
7532. IVAN NICHOLAS CURIN.—Part Lots 1 and 2 of Allotments 73 and 74 of Section 1, Suburbs of Auckland, containing 15 perches, fronting Scarborough Terrace, Parnell. Occupied by Mrs. J. Flemming and Mrs. Crofen. Plan 19695.

7533. JAMES ROULSTON and DUNCAN ROULSTON.
—Part Allotments 30 and 39 of Suburban Section 2, Parish of Pukekohe, containing 1 acre 2 roods 15 perches, fronting King Street and Massey Avenue, in the Borough of Pukekohe. Occupied by A. T. Church, W. J. Short, and G. Zarnich. JAMES ROULSTON and DUNCAN ROULSTON.

Plan 19766.
7537. FREDERICK THOMAS SMYTHE.—Lot 2 of Allotment 107, Section 16, Suburbs of Auckland, containing 27.7 perches, fronting Ranui Road and Remuera Road. Occupied by applicant. Plan 19816.

Diagrams may be inspected at this office.

Dated this 13th day of September, 1926, at the Land Registry Office, Auckland.

A. V. STURTEVANT, District Land Registrar.

OTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same within one calendar month from the date of publication of the New Zealand Gazette containing this notice. notice.

5348. ETHEL ELIZABETH ALLEN.—1 rood 20·45 perches, part Sections 92 and 93, Left Bank, Wanganui River (corner River-bank Road and road reserve). Occupied by applicant. Plan No. 7875.

Diagram may be inspected at this office.

Dated this 15th day of September, 1926, at the Land Registry Office, Wellington.

C. E. NALDER, District Land Registrar.

A PPLICATION having been made to me to register a re-entry by WILLIAM JAMES DEW, of Palmerston North, Farmer, as lessor under memorandum of lease No. 15762, of all that parcel of land containing 75 acres 1 rood 24 perches, being part of Section 344, Township of Carnarvon, and being that part of Puketotara Block X shown on deposited plan 5339, and being all the land in certificate of title, Vol. 283, folio 90, Wellington Registry, of which JOHN PERCY COYNE, of Bainesse, Farmer, is the registered lessee, I hereby give notice that I will register such re-entry as requested at the expiration of one month from the date of the Gazette containing this notice.

Gazette containing this notice.

Dated at the Land Registry Office at Wellington this 15th

day of September, 1926.

C. E. NALDER, District Land Registrar.

NOTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, and its amendments, unless caveat be lodged forbidding the same within one calendar month from the date of publication of the New Zealand Gazette containing this notice.

13509. HERBERT SOANES and ALBERT HENRY SOANES.—Part of Rural Section 325, Lot 28, deposit plan 7989, Petrie Street, Shirley, City of Christchurch. Occupied

Diagram may be inspected at this office. Dated this 13th day of September, 1926, at the Land Registry Office, Christchurch.

F. W. BROUGHTON, District Land Registrar.

A PPLICATION having been made to me for the issue of a provisional occupation license with right of purchase in favour of WILLIAM MERRY BARKER, of Kapuka, Farmer, for Sections 81 and 82, Block III, Oteramika Hundred, Farmer, for Sections 81 and 82, Block III, Oteramika Hundred, being the land contained in Register-book, Vol. 90, folio 56, and evidence having been lodged of the loss of the said occupation license, I hereby give notice that I shall issue a provisional occupation license as requested, unless caveat be lodged forbidding the same within fourteen days from the date of publication of this notice in the Gazette.

Dated at the Land Registry Office, Invercargill, the 10th day of Sentember, 1926.

day of September, 1926.

J. A. FRASER, District Land Registrar.

ADVERTISEMENTS.

THE COMPANIES ACT, 1908, SECTION 266 (4).

OTICE is hereby given that the names of the under-mentioned companies have been struck off the Register, and the companies have been dissolved :-

1924/202. C. F. Hood and Company (Limited). 1924/200. Gleeson's Garage (Limited). 1924/110. Auckland Motor-bus Company (Limited). 1923/94. Mangakahia Sawmilling Company (Limited). 1916/59. Kearsley Wool-scouring Company (Limited).

Given under my hand at Auckland this 11th day of September, 1926.

WM. G. FLETCHER, Assistant Registrar of Companies.

THE COMPANIES ACT, 1908, SECTION 266 (3).

TAKE notice that at the expiration of three months from the date hereof the name of the undermentioned company will, unless cause be shown to the contrary, be struck off the Register, and the company dissolved :

Aupouri Land and Trading Company (Limited). 1923/4. Given under my hand at Auckland this 11th day of September, 1926.

WM. G. FLETCHER, Assistant Registrar of Companies. THE COMPANIES ACT, 1908, SECTION 266 (3).

AKE notice that at the expiration of three months from the date hereof the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register, and the company dissolved:-

Nirreps Limited. 24/20.

Given under my hand at Christchurch this 10th day of September, 1926.

J. MORRISON, Assistant Registrar of Companies.

THE COMPANIES ACT, 1908, SECTION 266 (4).

N OTICE is hereby given that the name of the undermentioned company has been struck off the Registrar, and the company has been dissolved:—

The Deep Dell Scheelite and Gold-mining Company (Limited). 12/60.

Dated at Christchurch this 11th day of September, 1926.

J. MORRISON, Assistant Registrar of Companies.

THE COMPANIES ACT, 1908, SECTION 266 (4).

OTICE is hereby given that the name of the undermentioned company has been struck off the Register, and the company has been dissolved :—

The Excelsior Soap and Candle Company (Limited). 04/7. Dated at Christchurch this 11th day of September, 1926.

J. MORRISON, Assistant Registrar of Companies.

THE COMPANIES ACT, 1908, SECTION 266 (3).

TAKE notice that at the expiration of three months from the date hereof the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register, and the company dissolved:—

Jane Limited. 1922/57.

Given under my hand at Christchurch this 11th day of September, 1926.

J. MORRISON, Assistant Registrar of Companies.

J. WILKIE AND COMPANY (LIMITED).

TOTICE is hereby given in pursuance of section 230 of the Companies Act, 1908, that a general meeting of the members of the above-named company will be held at 39 Crawford Street, Dunedin, on Friday, the 24th day of September, 1926, at 3.15 o'clock in the afternoon, for the purpose of having an account laid before them showing the manner in which the winding -up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the Liquidators.

Dated this 4th day of September, 1926.

P. HERCUS, FRANK JACKSON, Liquidators.

THE COMPANIES ACT, 1908.

In the matter of General Motors Acceptance Corpora-TION, a Corporation organized and existing under and by virtue of the laws of the State of New York, United States of America.

OTICE is hereby given that GENERAL MOTORS ACCEPT-ANCE CORPORATION, a company incorporated in the State of New York, United States of America, intends to commence business in Wellington, in the Dominion of New Zealand, and that its registered office where legal processes of any kind may be served upon it, and notices of any kind may be addressed or delivered, and its chief place of business, will be at Bouverie Street, Petone, near the City of Wellington. Dated this 9th day of September, 1926.

GENERAL MOTORS ACCEPTANCE CORPORATION.

By its Attorney, Hamish Mitchell.

Postal address: Box 1418, Wellington.

Bell, Gully, Mackenzie, and O'Leary, Solicitors, Wellington.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

THE Partnership heretofore existing between JAMES THE Partnership heretofore existing between James Francis Joseph Moloney and William David Ross, trading under the name or style of the "Eden Engineering Company," at 83 New North Road, Eden Terrace, Auckland, as Engineers and Brass-finishers, has been dissolved by mutual consent. The business will in future be conducted by the said Willaim David Ross, to whom all accounts due to the firm are to be paid and by whom all liabilities thereof will be met. be met.

Dated this sixth day of September, one thousand nine hundred and twenty-six.

J. MOLONEY. W. ROSS.

Witness-C. J. Lovegrove, Solicitor, Auckland.

BOROUGH OF NORTHCOTE.

DURSUANT to section 44 of the Rating Act, 1925, I hereby give notice that a poll of the ratepayers of the Borough of Northcote, taken on the 2nd day of September, 1926, on the proposal that the adoption of the system of rating property on the basis of the unimproved value thereof be rescinded in the Borough of Northcote.

The number of votes recorded for the proposal was 237; the number of votes recorded against the proposal was 356.

I therefore declare that the proposal was rejected. Dated this 3rd day of September, 1926.

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CHAS. A. DEUXBERRY, Mayor.

WAKAITI LIMITED.

OTICE is hereby given pursuant to section 230 of the Companies Act, 1908, that a general meeting of the Companies Act, 1908, that a general meeting of the members of the above-named company will be held at the registered office of the company, Richmond Quay, Greymouth, on Saturday, the 16th day of October, 1926, at 7 o'clock in the evening, for the purpose of having an account laid before the company showing the manner in which the winding-up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the Liquidator.

Liquidator.
Dated the 11th day of September, 1926.

F. W. SHALLCRASS,

877

Liquidator.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the Partnership heretofore subsisting between DONALD MCLEOD and HENRY THOMAS HANLON, carrying on business as Hotelkeepers at Napier, has been dissolved as from the 31st day of August,

Dated this 31st day of August, 1926.

H. T. HANLON. DONALD McLEOD.

Witness to both signatures—J. Morling, Solicitor, Napier.

In the matter of S. Manning and Company (LIMITED).

A T an extraordinary general meeting of the above-named company duly convened and held at 110 Ferry Road, Christchurch, on the 16th day of August, 1926, the following resolution was passed, and at a subsequent extraordinary general meeting of the members of the said company also duly convened and held at the same place on the 1st day of September, 1926, the same resolution was duly confirmed as a special resolution, viz.:—

"That the company be wound up voluntarily."

And at such last-mentioned meeting GEORGE PENGELLY.

And at such last-mentioned meeting George Pengelly, of Christchurch, was appointed Liquidator for the purposes of the winding-up.

Dated at Christchurch this 8th day of September, 1926.

H. I. OTLEY,

Chairman

Witness—F. I. Cowlishaw, Solicitor, Christchurch. 879

PATEA BOROUGH COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

IN pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and

of all other powers (if any) it thereunto enabling, the Patea Borough Council hereby resolves as follows:—

Borough Council hereby resolves as follows:—
That, for the purpose of providing for the payment of interest and sinking fund and other charges on the Patea Borough Streets-improvement Loan of £2,000, 1926, authorized to be raised by the Patea Borough Council under the above-mentioned Act, for the purpose of formation and improvement of various streets and footways in the Borough of Patea, including the purchase of necessary plant required for such work, the said Council hereby makes and levies a special rate of threepence (3d.) in the pound sterling on the rateable value (on the basis of the annual value) of all rateable property in the whole of the Borough of Patea; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the the currency of such loan, and be payable yearly on the 1st day of June in each and every year during the currency of such loan, being a period of thirty-six and a half (36½) years, or until the loan is fully paid off.

P. S. FINLAYSON, Mayor. FRANK T. RAY, Town Clerk.

CHRISTCHURCH CITY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.—NORTH LINWOOD AND AVONSIDE WATERWORKS LOAN OF £1,700.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Christchurch City Council hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £1,700, authorized to be raised by the Christchurch City Council under the above-mentioned Act, for the purpose of completing the work scheduled to be carried out under the North Linwood and Avonside Waterworks Loan of £17,000 (being 10 per cent. of this loan), the said Christchurch City Council hereby makes and levies a special rate of one-thousand-two-hundred-and-thirty-three six-thousand-two-hundred-and-fiftieths (1233/6250ths) of a penny in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property comprised within the North Linwood and Avonside Waterworks Loan Special-rating Area; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the 1st day of November in each and every year during the currency of such loan, being a period of thirty years, or until such loan is fully paid off.

J. K. ARCHER, Mayor.

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J. K. ARCHER, Mayor. J. S. NEVILLE, Town Clerk.

HAURAKI PLAINS COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

In pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Hauraki Plains County Council hereby resolves as follows:—

Hauraki Plains County Council hereby resolves as follows:—
That, for the purpose of providing the interest and other charges on a loan of £1,250, authorized to be raised by the Hauraki Plains County Council under the above-mentioned Act, for the purpose of erecting a dwelling for the County Engineer, the said Hauraki Plains County Council hereby makes and levies a special rate of one-fiftieth of a penny on the pound sterling on the rateable value (on the basis of the unimproved value) of all rateable property in the County of Hauraki Plains; and that such special rate shall be in annually recurring rate during the currency of such loan, and shall be payable yearly in one sum on the first day of September in each and every year during the currency of such loan, being a period of 36½ years, or until the loan is fully paid off.

Dated this 8th day of September, 1926.

ERNEST WALTON, Chairman. E. O. MAHONEY, County Clerk.

RAGLAN COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

IN pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and of all other powers (if any) it thereunto enabling, the Raglan County Council hereby resolves as follows:—

Port Waikato - Tuakau Bridge No. 4 Special-rating District Loan of £2,000.

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Raglan

County Port Waikato - Tuakau Bridge No. 4 Special rating District Loan of £2,000, 1926, authorized to be raised by the District Loan of £2,000, 1926, authorized to be raised by the Raglan County Council under the above-mentioned Act, for the purpose of metalling certain portions of the Port Waikato to Tuakau Bridge Road in the Port Waikato - Tuakau Bridge Special-rating District of the County of Raglan, the said Council hereby makes and levies a special rate of one halfpenny (½d.) in the pound sterling on the rateable value (on the basis of the unimproved value) of all rateable property in the Port Waikato - Tuakau Bridge No. 4 Special-rating District, being more particularly described in the Schedule at the foot hereof; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the 1st day of January in each and every year during the currency of such loan, being a period of thirty-six and a half (36½) years, or until the loan is fully paid off.

SCHEDITLE.

Commencing at the north-east corner of Section 69 of Block VII, Onewhere Survey District, thence south and west along the eastern and southern boundaries of Sections 69, 177, 178, 171, M 173, N.W. 173, 99N 2, 99A 1c, 99A 2B, 99A 2A, 99A 1, and 111 to the north-eastern corner of Section 70D; thence south along the eastern boundaries of Sections 70D. and 70A to the south-eastern corner of Section 70A; thence east along the northern boundary of Opuatia 11c No. 5, to the north-eastern corner of the same section; thence south along north-eastern corner of the same section; thence south along the eastern boundaries of Opuatia 11c No. 5, Opuatia 11c B to the south-east corner of Opuatia 11c B; thence west along the southern boundaries of Opuatia 11c B, 11c 1, 11c 3B, 11c 2, 11B 1, 11B 5, 11B 7, 11D, 11B 99, 2B, 2A, 15B 1, 15B 2, No. 14, to the north-eastern corner of Section 3 of Block IX; thence south along the eastern boundary of same section and the northern and eastern boundary of Section 8, to the south-eastern corner of Section 8. thence sest along the northern the northern and eastern boundary of Section 8, to the south-eastern corner of Section 8; thence east along the northern boundary of Section 6 to the north-eastern boundary of the same section; thence along the eastern and southern bound-aries of Section 6 and the eastern boundary of Section 4 to the south-eastern boundary of Section 4; thence along the northern and eastern boundaries of Putataka No. 1a to the south-east boundary of the same section; thence south and west and north, taking in portions of Te Akau A No. 6, and Te Akau No. 3A, to the south-eastern boundary of Section A 5, Te Akau; thence west to Trig. No. 64; thence south to the Hurawai Stream, and following the said stream to the coast-line; thence north and east along the coast-line and the southern bank of the Waikato River to the point of commencement.

Te Pahu Road Loan of £500.

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Raglan County Te Pahu Road Loan of £500, 1926, authorized to be raised by the Raglan County Council under the abovementioned Act, for the purpose of metalling the Te Pahu Road within the Te Pahu Special-rating District of the County of Realize the gold Council heavyly makes and levies a special Raglan, the said Council hereby makes and levies a special rate of one (1) penny in the pound sterling on the rateable value (on the basis of the unimproved value) of all rateable property in the Te Pahu Special-rating District, being more particularly described in the Schedule at the foot hereof; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the 1st day of January in each and every year during the currency of such loan, being a period of thirty-six and a half (36½) years, or until the loan is fully paid off.

SCHEDULE.

Commencing at the north-east corner of Section 311, Parish of Pirongia, and thence running south along the eastern boundaries of Sections 311, 130, 125A, and 125 to the south-eastern corner of Section 125; thence along the southern and western boundaries of the same section and the eastern boundaries of Sections 142, 143, 144, 145, 146, and 147 to the parth west boundary of Section 153; and thence along the boundaries of Sections 142, 143, 144, 145, 146, and 147 to the north-west boundary of Section 153; and thence along the northern and eastern boundaries of Section 153 and the eastern boundaries of Sections 154, 155, 156, 291, 290, 289, 288, 287 to the south-eastern boundary of Section 287; and thence north along the western boundaries of Sections 287, 288, 309, 383, 384, and 379, to the north-west corner of Section 379; and thence north and east along the northern boundaries of Sections 379, 375, 376, and 372 to the north-eastern corner of Section 372; and thence along the western and porthern boundaries of Section 371, and thence along the western section 372 to the north-eastern corner of Section 371, and thence along the western section 372 to the north-eastern corner of Section 372 to the north-eastern corner of Section 372, and thence along the western section 372 to the north-eastern corner of Section 372, and thence along the western section 372 to the north-eastern corner of Section 372, and thence along the western section 372 to the north-eastern corner of Section 372, and thence along the western section 372 to the north-eastern corner of Section 372, and thence along the western section 372 to the north-eastern corner of Section 372, and thence along the western section 372 to the north-eastern corner of Section 372, and thence along the section 372 to the north-eastern corner of Section 372, and thence along the section 372 to the north-eastern corner of Section 372, and thence along the section 372 to the north-eastern corner of Section 372, and thence along the section 372 to the north-eastern corner of Section 372, and thence along the section 372 to the north-eastern corner of Section 372, and the section 372 to the north-eastern corner of Section 372, and the section 372 to the north-eastern corner of Section 372, and the section 372 to the north-eastern corner of Section 372 to the north-eastern corner of Section 372 to the north-eastern corner of Section 372 to the north-eastern corner of Se and northern boundaries of Section 311 to the point of commencement.

CAMPBELL JOHNSTONE, Chairman.

H. MARSLAND, Clerk.

WAIPA COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

Manaapiko 10-per-cent. Supplementary Loan.

IN pursuance and exercise of the powers vested in it in that behalf by section 18 of the Local Bodies' Loans Act, 1913, the Waipa County Council hereby resolves as follows:

That, for the purpose of providing the interest and other charges on a loan of £600, authorized to be raised by the Waipa County Council under the above-mentioned Act, for the Waipa County Council under the above-mentioned Act, for the purpose of completing the metalling for the first time of roads in the Mangapiko Riding, being 10 per cent. additional on a special loan of £6,000 raised by poll of ratepayers of the Mangapiko Riding, the said Waipa County Council hereby makes and levies a special rate of 1/60th of a penny in the pound on the rateable (capital) value of all rateable property in the Mangapiko Riding; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of August in each and every year during the currency of such loan, being a period of thirty-six and a half years, or until the loan is fully paifd off.

S. C. B. MACKY, Chairman. THOS. GRANT, County Clerk.

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PUKEKOHE BOROUGH COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

In pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and of all other powers (if any) it thereunto enabling, the Pukekohe Borough Council hereby resolves as follows:—

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Pukekohe Borough Loans Repayment Loan of £24,400, 1926, authorized to be raised by the Pukekohe Borough Council under the bars are trieved Act for the purpose of repayment the following above-mentioned Act, for the purpose of repaying the following

loans:—	
(a.) The Town District Streets Repayment Loan (over the Old Town District Area), due 1st November, 1926, of	£ 1,680
Less amount of accrued sinking fund	$\frac{215}{$
(b.) The Waterworks Completion and Extension Repayment Loan (over the Old Town District Area), due 1st November, 1926, of	5,520
Less amount of accrued sinking fund	$\frac{652}{$
(c.) The Streets Improvement Repayment Loan (over the Old Borough Area), due 1st	
November, 1926, of Less amount of accrued sinking fund	6,740 755
(d.) The Streets Electric Light and Waterworks Loan, 1916 (over the whole of the	5,985
Borough of Pukekohe), due 1st December, 1926, of	12,000
10 per cent. additional on portion of same	750
,	12.750
Less amount of accrued £ sinking fund 1,445 Less amount due from the Franklin Electric - power Board 5,750	- - ,
3,730	7,195 5,555
(e.) The Roose's Bush Loan, due 1st December, 1926 (over the whole of the Borough of	
Pukekohe	4,300 190 $$ $4,110$
(f.) The Pukekohe Technical High-school Site Loan, due 1st January, 1926 Less amount of accrued sinking fund	2,400 171
· · · · · ·	
(a) Payment of exchange on deheatings and	24,212
(g.) Payment of exchange on debentures and costs of raising loan	188
The total amount proposed to be borrowed is	£24,400

the said Council hereby makes and levies a special rate of nineteen thirty-fifths (19/35ths) of a penny in the pound

sterling on the rateable value (on the basis of the capital value) of all rateable property in the whole of the Borough of Pukekohe; and that such special rate shall be an annually (LIMITED). value) of all rateable value (on the basis of the capital value) of all rateable property in the whole of the Borough of Pukekohe; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the 1st day of September in each and every year during the currency of such loan, being a period of thirty-six and a half (36½) years, or until the loan is fully paid

JOHN ROUTLY, Mayor. J. F. DEANE, Town Clerk.

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In the matter of the Companies Act, 1908, and in the matter of the Brunswick Co-operative Dairy Com-PANY (LIMITED).

N OTICE is hereby given that the following special resolution was passed on the 6th day of September, 1926:

That the Company be wound up voluntarily, and that Mr. FREDERICK BOURNE, Public Accountant, be appointed Liquidator for the purpose of such winding-up.

FRED. BOURNE,

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Liquidator.

EDUCATION BOARD OF THE DISTRICT OF AUCKLAND.

NOTICE UNDER THE PUBLIC WORKS ACT, 1908.

NOTICE is hereby given that the Education Board of the District of Auckland intends to take under the provisions of the Public Works Act, 1908, for the use, convenience, and enjoyment of a public school, the following land, namely:-

All that piece of land in the Provincial District of Auckland, containing 2 acres 3 roods 36 perches, more or less, being part of Harataunga West No. 2B Block; situate in Block IX, Harataunga Survey District.

A plan of the said land is deposited at the post-office at A plan of the said land is deposited at the post-office at Kennedy Bay, and is there open for inspection by all persons at all reasonable hours. All persons affected are hereby required and called upon to set forth in writing any well-grounded objections to the taking of such land, and to send such writing, within forty days from the first publication of this notice, to the Education Board of the District of Auckland at its office, Wellesley Street, Auckland.

Dated this 10th day of September, 1926.

E. C. PURDIE.

Secretary.

This notice was first published on the 11th day of Septem ber, 1926, in the New Zealand Herald newspaper.

MEDICAL REGISTRATION.

JOHN ARNOLD MOLONY ALCOCK, M.R.C.S. (Eng.) 1916, L.R.C.P. (Lond.) 1916, now residing in Queen Mary's Hospital, Hanmer, hereby give notice that I intend applying on the 28th September, 1926, to have my name placed on the Medical Register of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Department of Health at Wellington.

J. A. M. ALCOCK, Queen Mary's Hospital, Hanmer. 889

Dated at Wellington, 28th August, 1926.

THE CHECKER TAXICAB COMPANY (LIMITED).

IN VOLUNTARY LIQUIDATION.

NOTICE is hereby given that a general meeting of the above-named company will be held at the Liquidator's office, 206 Victoria Arcade, Auckland, on Wednesday, 22nd day of September, 1926, at 4 p.m., for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the company disposed of, and of hearing any explanations that may be given by the Liquidator, and also of determining by extraordinary resolution the manner in which the books, accounts, and documents of the company and of the Liquidator thereof shall be disposed of.

Dated at Auckland this 1st day of September, 1926.

Dated at Auckland this 1st day of September, 1926.

IVO B. D. ESAM, Liquidator.

OTICE is hereby given that at a general meeting of shareholders of COMBINED WOOLLENS (LIMITED) held 14th September, 1926, the following resolution was on 14th passed:

Resolved, that this company be would up voluntarily; and that DAVID MARKHAM, Company Secretary, of 117 Customhouse Quay, Wellington, be and he is hereby appointed Liquidator for the purpose of such winding-up.

D. MARKHAM, Liquidator.

In the matter of the Companies Act, 1908, and its amendments; and in the matter of COMBINED WOOLLENS (LIMITED), in voluntary liquidation.

OTICE is hereby given that all creditors (if any) of the above company are required on or before the 31st day of October, 1926, to render their accounts in detail, together with their name and address, to the undersigned at 117 Customhouse Quay, Wellington, and if so required by notice in writing, to personally, or through their solicitor, prove all their claims at such time and place as shall be specified in such notice, or in default thereof will be excluded from the benefit of any distribution made before such claims are proven.

Dated at Wellington this 15th day of September, 1926.

D. MARKHAM,

Liquidator.

DISSOLUTION OF PARTNERSHIP.

THE partnership in the business of storekeepers hereto fore carried on by the undersigned, under the name of "H. D. Moss and Sons," is hereby dissolved by mutual consent as from the 1st day of August, 1926, from which date the business will be carried on by Harry Cyril Moss (solely) at Warea, Taranaki.

All accounts owing by the late Partnership will be discharged by the said HARRY CYRIL Moss, and payment of all debts due will be received by him and his receipt will be a sufficient discharge for the same.

H. D. MOSS. E. M. MOSS. H. C. MOSS.

Witness-Philip Grey, Solicitor, New Plymouth.

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NEW ZEALAND EXPEDITIONARY FORCE.

ROLL OF HONOUR just published by the DEFENCE DEPARTMENT, giving-

- (1.) A list of members of the New Zealand Expeditionary Forces killed in action, died of wounds inflicted, or accidents occurring, or disease contracted while on active service.
- (2.) Those who died after discharge from the New Zealand
 Expeditionary Force from wounds inflicted or
 disease contracted while on active service.
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890

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